

## APPENDICES (D.) & (E.)

TO

## REPORT

ON

# THE AFFAIRS

OF

# BRITISH NORTH AMERICA,

FROM

## THE EARL OF DURHAM,

HER MAJESTY'S HIGH COMMISSIONER,

the dec. de. de. de.

(PRESENTED BY HER MAJESTY'S COMMAND.)

Ordered, by The House of Commons, to be Printed
12 June 1839.

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#### COMMISSION.

VICTORIA, by the GRACE OF GOD of the United Kingdom of Great Britain and Ireland Queen, Defender of the Faith.

To ARTHUR BULLER, Greeting:-

WHEREAS it is highly expedient that an inquiry should be made into the means of education enjoyed by Our subjects in Our Province of Lower Canada, and into the amount, nature and application of the produce of any estates or funds which may have been set apart for, or may be applicable to, purposes of education, and whether the same have been employed in the most beneficial manner for the said purposes : And whereas it is also highly expedient and desirable, that such a system of education should be established as may most conduce to the diffusion of knowledge, religion and virtue: Know ye, therefore, that We, reposing great trust in your zeal, ability and discretion, have nominated, constituted and appointed, and by these presents do nominate, constitute and appoint you, the said Arthur Buller, to proceed with the utmost despatch to inquire into and investigate the past and present modes of disposing of the produce of any estates or funds set apart for or applicable to purposes of education in the said Province of Lower Canada, and into the present means of education enjoyed by, or within reach of, Our subjects in the said Province: And Our further will and pleasure is, that you, after due examination of the premises, do and shall, as soon as conveniently may be, report to Us, under your hand and seal, what you shall find touching or concerning the premises, upon such inquiry as aforesaid; and also that you shall suggest such alteration, modification and extension of the system of education at present prevailing in Our said Province, or such other management of any estates or funds applicable to such purposes of education, as may in your judgment appear likely to promote the objects aforesaid; and for the better discovery of the truth in the premises, We do by these presents give and grant to you full power and authority to call before you such persons as you may deem necessary, and to inquire of the premises, and every part thereof, by all other lawful ways and means whatsoever: And We do also give and grant to you full power and authority to cause all persons having in their custody any records, orders, regulations, books, papers or other writings relating to, or in anywise connected with, the premises, to bring and produce the same before you; and for your assistance in the due execution of this Our Commission, We do hereby authorize you to nominate and appoint such person or persons as you shall think fit to be Assistant Commissioner or Assistant Commissioners for the purposes aforesaid, or any of them, and to delegate to him or them such and so many of the powers hereinbefore vested in you as may seem expedient: And Our will is, and We do hereby direct and ordain, that the person or persons so nominated by you shall possess and exercise any powers and authorities so as aforesaid delegated to him or them, in as full and ample a manner as the same are possessed and may be exercised by you under the authority of these presents : And We do hereby further authorize and empower you, at your discretion, to appoint such person as Secretary to this Our Commission as to you shall seem proper.

In testimony whereof, We have caused these Our Letters to be made patent, and the Great Seal of our said Province of Lower Canada to be hereunto affixed.

Witness, Our right trusty and right well-beloved John George Earl of Durham, Viscount Lambton, &c. &c., Knight Grand Cross of the Most Honourable Military Order of the Bath, one of Our Most Honourable Privy Council, and Governor-general, Vice-admiral and Captain-general of all Our Provinces within and adjacent to the Continent of North America, &c. &c. &c.

At Our Castle of St. Lewis, in Our City of Quebec, in Our said Province of Lower Canada, the 4th day of July, in the year of our Lord 1838, and in the second year of Our reign.

D. Daly, Secretary of the Province.

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#### British North America.

#### APPENDIX (D.)

REPORT of the Commissioner of Inquiry into the State of Education in Lower Canada.

My Lord,

In the instructions given in 1835 by Lord Glenelg to the Canadian Commissioners, his Lordship, after pointing out the importance and the difficulty of their inquiry into the state of education, concludes by observing,—"This is a task, the due performence of which requires so intimate an acquaintance with the character and wants of the people, that I doubt whether, within the time of your residence is Canada, it will be possible for you to be completely prepared to form a deliberative conclusion over a question thus comprehensive."

If any doubt could be entertained of the sufficiency for such a purpose of the period which was then contemplated by his Lordship, but small results can reasonably be expected from the labours of the commission with which I had the horizor of being charged, when it is borns in mind that they only commenced on the 1st of August, and closed in the early part of the following November, and that the difficulties, which were anticipated in the case of the Canadian Commissioners, had been greatly aggravated by the political events which intervened between the two periods. Had I been aware that my time and opportunities were to be so abridged, I should have entered upon the various considerations involved in this extensive inquiry separately, and in the order suggested by their importunce and connexion; thereby enabling myself to report information, which, if extending onfy over part of the subject, would still have been complete as far as it went, and would to that extent have furnished materials for immediate legislation. But anticipating no interruption; imagining that the whole inquiry lay before me, and finding it so divided as to admit of the simultaneous labour of a variety of different parties, I thought I should best economize my time by putting each of such parties in possession, as early as possible, of the nature of the information which I souch from them, and thus enabling each of such parties in possession, as early as possible, of the mize my time by putting each of such parties in possession, as early as possible, of the nature of the information which I sought from them, and thus enabling every part of the inquiry to be in progress at the same time. The doing this, however, in a convenient form, and the previous necessity of making myself master of each point, were works of so much labour, that, by the time I was called upon to relinquish my task, I found that, though every thing was set in train, nothing had been completed.

every thing was set in train, nothing had been completed.

I have nevertheless succeeded in eliciting some information. It is no doubt too scanty to deserve the form and name of a report, and unfortunately its authenticity, even to the small extent that it goes, stands unattested by the formal evidence of any witnesses, because, although I was in daily communication with the leading authorities on this subject, in Quebec, I abstained from committing their answers to paper till I should be in a position to question them upon all the points to which their information extended.

The aubject of Canadian education naturally divides itself under two general heads: the state in which it has been in former times, and now is, and that to which it is proposed

to raise it hereafter

To the Catholic Church Canada is indebted for all its early scholastic endowments; indeed, with the exception of M'Gill's college, for all that at present exist. The ample estates and active benevolence of the Jesuits, of the seminaries of Montreal and Quebec, and of various numeries and their missions, were devoted to the education of the people. It is impossible to pay too high a tribute to the merits of this most exemplary Church. Its existence has ever been beneficially felt, and its career has been marked throughout by the most faithful discharge of its sacred duties, and the most undeviating allegiance to the British Crown

The Jesuits' estates, however, soon ceased to be available to the beneficent objects of their grantors. The British Government, on the dissolution of that order, entered into possession; and, not content with diverting their proceeds from their order, entered into possession; and, not content with diverting their proceeds from their original destination, unfortunately adopted the mode of appropriation the most obnoxious possible to that part of the population for whose benefit they were first granted, and who were the most clamorous for their restitution.

Appendix (D.)

To a Membra A

The first proposal of the Government was to present them to Lord Amherst, by way of compensation for his military services in the reduction of Canada. This it at length abandoned; not, however, until after a long struggle, and after the grant had been scually made out in favour of his Lordahip. Nor were the French Canadians alone in their complaints. At the first session of the newly-constituted legislature, in 1792, a petition, signed wholly or in greater part by the inhabitants of British origin, was presented to the House of Assembly from the city and county of Quebec, setting forth the original destination of the Jesuita' setates, and showing, that, owing to their diversion, the province was utterly without the means of education. An address to his Majesty Geo. III., upon this petition, was unanimously adopted by the Assembly and transmitted to England, but no answer was received till upon the presentation of a similar address on the following year, the Governor informed them, that, in consequence of the previous one, the claims of the province had been an order to take possession of these estates for the Grown. He concluded by suggesting, that possibly any further applications on the subject might be inconsistent with the accustomed respect of the House of Assembly for the decision of his Majesty on matters connected with his prerogative.

Accordingly, the subject was dropped for the moment. However, as it was resumed almost annually from that period to the final surrender of the estates to the Provincial Legislature, in 1832, it will be more convenient to dispose at once of this part of the question by presenting certain facts reported by a committee of the House of Assembly in that last-mentioned year, in which the grievances, as far as relates to the misappropriation of this fund, are brought together, and, it would seem, fully substantisted.

It appears that, from the year 1800 to 1831, the gross receipts in respect of the estates amounted to 49,0004.: of this 8,6301 odd were expended in their manageme

Protestant institution, 780.1; the maintenance of a Protestant chaplain (authorized in a despatch of Sir George Murray, dated 3d June 1828, 984.1; building Protestant charches, 9,793.4. There appears certainly an item of 12,389.1 for the support of three schools; but it should be remarked that these were all what the Catholics looked upon as purely Protestant establishments, and were by them avoided as such. The English Government might maintain that in these appropriations it merely exercised the right which it undeniably possessed of doing what it liked with its own; but it cannot be matter of surprise that the Catholics of Canada should have felt discontented, when they saw the great Catholic legacy of their forefathers thus converted into a fund for the establishment of a rival Church. At legath, after years of increasant struggling. Lord Goderich announced, in his despatch of Catholics of Canada should have felt discontented, when they saw the great Catholic legacy of their forefathers thus converted into a fund for the establishment of a rival Church. At length, after years of incessant struggling, Lord Goderich announced, in his despatch of the 7th July 1831, the determination of the Crown to resign to the Colonial Legislature, for the purposes of education exclusively, the Jesuits' estates (with the exception of the barracks, and even these on condition of others being built), and the then existing balance in respect of them. His Lordship then goes on to mention, that two sums, the one of 7,1541 odd, and the other of 1,2001. odd, had lately been recovered from the estate of Mr. John Caldwell, and directs that both shall be placed at the disposal of the Legislature, the former for general purposes, and the latter, with reference to principles previously noticed, for purposes of education exclusively. The reason of this distinction is rather curious: it appears that the two sums were recovered from different setates: on the former the Government had claims on the ground of Mr. J. C. well's default as receiver-general. These claims, however, were posterior to those of several private individuals, and therefore were of no value. The prior claim of all was that of "the Jesuits' estates," to which, for a debt incurred as their treasurer, both properties had been mortgaged by Mr. J. Caldwell's father. The Crown accordingly effected the recovery by availing itself of its capacity of proprietor of the Jesuits' estates, to see Mr. J. Caldwell, as heir-at-law to his father, for this debt. As regards the smaller property, it never having come into Mr. J. Caldwell's hands, and not being, therefore, liable for his default as receiver-general, the claim of "the Jesuits' estates" to the 1,2001. recovered out of it was unopposed. However, there is really no distinction between these two claims of the Jesuits' estates: both were equally good: the only difference is, that against the one there were

Reverting to Lord Goderich's despatch, it must not be forgotten that the larger sum of 7.154 l. was directed by his Lordship to be placed at the disposal of the legislature for general purposes.

A committee of the House of Assembly, by their report, dated 7th February 1838, after finding, among other things, that b. th the above sums mentioned in Lord Goderich's despatch were then in the hands of the receiver-general, conclude by recommending that they shall both be carried to the account of the Jesuits' estates, &c. &c.

Accordingly, in pursuance of this report, and embodying every one of its recommenda-tions, is passed the 2 Will. 4, 3. 41, whereby it is enacted, "That all the monies arising out of the Jesuits' estates then in or that might thereafter come into the hands of the receiver-general, should be placed in a separate chest, &c., and should be applied to the purposes of education exclusively." Now, it is clear that both sums in question did arise out of the Jesuits' estates, and that both were then in the hands of the receiver-general.

Besides (waiving the ber fit of all this argument) Lord Goderich, having left the larger sum to the disposal of the regislature for general purposes, the legislature selected, of their own free choice, as is clear from the above report of their committee, those of education; and surely they come under the head of general purposes.

Nevertheless, in the face of this Act, concurred in by both Houses, and assented to by the Governor, and as authentie a law as ever law was, in the following September, the appropriation which appears to have been contemplated by Lord Goderich was actually enforced by order of Colonel Craig, the then Civil Secretary, and the 7,1541. transferred to the general fund of the province. The other injunction of the Act, as to keeping the future balances of these estates in a separate chest, has been no better observed. They have been invariably mixed with the other public revenue, a separate account only being kept to show their amount. kept to show their amount.

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By this account it appears that the balance on the 10th October 1838 had accumulated to 13,436. 43.6 id. If to this is to be added, as it unquestionably ought, the 7,1546. currency, or 6,439 l. 52. 10 id. sterling, the whole fund applicable to education, in respect of the Jesuits' estates, will amount to 19,875 l. 102. 4d. sterling.

As regards the condition annexed to the surrender of the Jesuits' barracks, I fear it is not capable of fulfilment. I communicated with the military authorities on the subject, and was informed that the Crown was in possession of no land within the walls, where barracks must be, sufficient for their site; and of course it would be bad economy in the province, with a view to getting back the lost property, to incur, first of all, the expense of purchasing land in the town already built upon, pulling down the buildings, and then erecting new barracks, and afterwards that of pulling down the old ones and raising more profitable buildings on their site. The most equitable arrangement, I should submit, would be for the Crown to come forward now and pay the proper market price for what it bas so long withheld. it has so long withheld.

A full description of these estates will be found, in a tabular form, in the Appendix to this Report, (Letter A.), as also a minute criticism of their past management, and suggestions for their future improvement. This has been the undivided labour of Mr. Dunkin, the secretary to the commission, to whose unremitting exertions in this and other depart-ments of the inquiry, not only during the continuance, but for some months subsequent to the expiration of the commission, I am indebted for much of the information I am able to

To take up the order of events where it was broken off, the hopes of the friends of education in the province, which had been grievously disappointed by the Governor's recommendation in 1800 to abstain from any further complaints, were fully revived by his announcing, in his speech of the following year, the benevolent intentions of the Imperial Government. "With great satisfaction I have to inform you, that his Majesty, from his paternal regard for the welfare and prosperity of his subjects of this colony, has been graciously pleased to give directions for the eatablishing of a competent number of free schools, for the instruction of their children in the first rudiments of useful learning, and in the English tongue, and also, as occasion may require, for foundations of a more enlarged and comprehensive nature; and his Majesty has been further pleased to signify his royal intention, that a suitable proportion of the lands of the Crown should be set apart,

and the revenue thereof applied to such purposes."

The 41 Geo. 3, c. 17, an Act founded on these promises, and intituled, "An Act for the establishment of Free Schools and the advancement of Learning in the Province," was immediately passed. It will be found abstracted in Appendix, (Letter B.), No. 1. The

fullowing are its principal provisions.

The Governor is empowered to erect a corporation, to be called "The Royal Institution for the advancement of Learning," with all necessary powers for holding land in mortmain, acc., to be composed of trustees to be appointed by the Governor. To this corporation the entire management of all schools and institutions of royal foundation in the province, as well as the administration of all estates and property which may be appropriated to the said schools, is committed. The sanction of the Governor is required to all rules and statutes which may be amade for the schools by the trustees, and for the government of the masters and scholars. He may establish one or more free schools in each parish or township, as he may see fit, upon the application of the inhabitants, or a majority of them, to that effect, and he appoints the masters, and orders their salaries, after the conveyance of the school-house to the trustees, which is to be done immediately upon their completion; the expense of the erection of the houses to be equally apportioned among the inhabitants.

In 1803 the promised grants of land, by which the contemplated schools were to be supported, never having been made, the Executive Council recommended to the Governor that 16 townships of the waste lands of the Crown should be appropriated for this purpose. In answer to this recommendation, the province received the same year an assurance that 20,000 acres should be granted to each of the cities of Quebec and Montreal for the support of a seminary, and that immediate steps should be taken in the matter. These steps, however, never were taken, the grants of land never made, and the Act of 1801 remained a dead letter.

Complaints of this bad faith have never ceased. In answer to one of them, as late as 1831, Lord Goderich, after admitting that grants of land had been promised by the Crown, adds, "that of course such promises are binding and must be carried into effect, unless there are circumstances, of which he was not then apprized, which might have cancelled the

a contracted in 1801, or which may have rendered the fulfilment of it at that

obligation contracted in 1801, or which may have reserve the remarked time imprecticable."

However, this admission was followed by no better results. Up to this moment the only Acts of the British Government, in respect of Canadian Instruction, have been the wholesale estawe, and the partial rentoration, of the Jossits' estates. At length the House of Assembly determined to take up this question, and passed a Bill, which, bowever, was thrown out by the Lagislative Consell. Its principal features are the same as those which distinguish the Elementery School Acts that subsequently came into operation, and to which I shall abordy only your Eccellency's more particular attention. Two of its previsions, namely, those constitued in the 11th section, are worthy of sectios. They both relate to the master; one experiency than, among other qualifications, he shall being a certificate of loyalty, and the other fixing his salary at 60%. This latter particular I advert to, because it shows what for insurer assistant water estermined in those days of the competent provision for a tencher, than expensy to have been the case in later times. An abstract of this Bill will be found in Appendix (E.) No. 2.

In 1818 another Bill was passed by the Assembly. This, after reciting the necessity of

Appendix (B.) No. 2.

In 1818 another Bill was passed by the Assembly. This, after reciting the necessity of elementary schools, and the advantage of subjecting them as local control, vents the trustee-ship of those created under its provisions in a corporation, equalising of the rector, causio or priest, &c., with the four churchwardens has appointed, of the Charch of England or the Roman Catholic Church, the seigneer primitif and sentor justice of the peece, who were to report annually to the inhabitants. A sum of 200 l, was to be granted from the provincial transury to the trustees of every parish or township in which a house head been built and opened, sufficient for the residence of a master, and the instruction of 30 children. The school was to receive no further support from the legislature, but was entitled to one-fourth of the yearly revenues of the fabrique, until its yearly income from other sources should amount to 100 l.; and the master was to be paid by fees from the children, never, however, at a rate exceeding 50, per month from each. This fill, (see Appendix (B.) No. 3), after some amendments by the connoil which were conceured in, was reserved for the Royal Assent, alnce which it was never heard of. A similar fate attended two similar Bills the two following years.

He to the maintain the second which were conceured in the trustee of the father of the content which it was never heard of. It is similar fate attended two similar Bills the two following years.

lowing years.

Up to this period the corporation contemplated by the 41 Geo. 3, having never been executed, letters patent were issued for that purpose in October 1818. The Protestant Bishop of Quebec was named the principal of the institution, and certain other trustees from time to time appointed to not with him.

Great stress has been laid upon the two following rules, which are among the first they made as indicative of the liberal spirit in which they entered on their duties: "That every school should be placed under the immediate inspection of the clergy of the religion professed by the inhabitants of the apot, and that, where they might be of different persuasions, the clergy of each church should have the superintendence of the children-of their respective communities." "Inst a regular superintendence of the schools was assigned to visitors named by the corporation (one or more to be the minister or ministers of the parish or township), who were to report to them every six months the number and progress of the scholars, the conduct of the masters, and generally on the state of the schools."

the conduct of the masters, and generally on the state of the schools."

The institution entered upon the management of all the thes existing schools exposted by Government, and continued from year to year, but very slowly, to augment their number. This remained the sole legislative provision for education up to the year 1844. It will be perhaps better again to break in spon the regular coarse of events, and parses the history of the Royal Institution to its end, disencumbering it from the other systems which were for rouse years co-existent with it, and by which it was finally absorbed. That it failed entirely is admitted on all hands, and there is no disagreement as to the immediate cause of failure, namely, its aspopularity with the French Caandians and the Catholic Church. This unpopularity was founded on the exclusively British and Protestant character by which, it was asserted, its organization and management were distinguished. A committee of the House of Assembly, appointed in 1824 to imquire into its aperation, reported, among other things, that, out of 123 to trustees, only five, and only as out of its 3s school visitors, were Canadians. In spite of the apparent liberality of the rules, this constitution of the authorities, by whom they were to be carnied into effect, inspired such jealousies, and so offended the religious and national antipathies of the Canadians, that they withdrew their confidence from the institution, and rarely applied for schools under its direction. And, indeed, this was a natural enough result. Suppose the proportions of the members of the corporation and of the visitors, as regards their mational origin, had been reversed, and that the Catholic bishop had been placed at its head, what would have been the popularity of such an institution with the Presentants and the British?

In the townships the system naturally worked better, and the demand for schools was

In the townships the system naturally worked better, and the demand for schools was

tionately great.

In 1837 an attempt was made to divide the board of the institution into two commisses, composed of an equal number of members, and possessing equal privileges; the new one to be entirely Catholic, under the presidency of the Catholic bishop, and to have the exclusive management of all Catholic schools. After the two parties had with some the exclusive management of all Catholic acnosis. After the two parties have ware difficulty been brought to acquiesce in this arrangement, it was discovered that these were some legal impediments in the way of carrying it into effect, and a Bill for the repeal of such parts of the 41 George 3, as interposed these impediments, was suggested by

Sir James Kempt and brought into the Assembly, but soon after drept. An abstract of this Bill is given, Appendix B. No. 5.

It appears, from successive reports of committees, that the number of schools under the Royal Institution, after a certain time, disminished rather than increased. In 1827 they amounted to 82, of which 64 were Protestant, and only 18 Catholin. In 1832 there were but 72, in which there were only five Canadian masters; and in 1834 the wade number was reduced to 63. The last application for a new achool to the institution was in 1828.

Thi. decline is easily to be accounted for, by the greater popularity of the school system, which came into operation in 1829, and of these which ascessed it. A sum, varying usually from 1,800 f. to 2,000 f., was nanually voted to the trusteer of the corporation for the support of their schools up to 1832, when it was reduced to 1,265 f. Since this latter period the Royal Institution fell into the general elementary school system, and its achords were supported and unanged in the same manner as those thereby created, with the exception that the corporation was still permitted to exercise the powers in other cases intrusted to treaters elected by the localities.

The corporation has now no other function than the trustee-hip of M'Gill's college, which establishment will be noticed hereafter.

I have shown that, from the moment the Royal Institution came into operation, systematic ascenate were assembly made by the House of Assembly to substitute some offers more popular management.

In addition to the Bills, with this view, of 1818, 1829 and 1800, which, after being passed by both House of the Provincial Legislature, were left unsociect by the House Goranment, two exhars, brought up in 1821 and 1823, were theore out by the Legislative Council.

At this period a committee, recenting upon the them immentable state of etamosical in the

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Goranment, two ethers, brought up in 1823 and 1825, were thrown out by the Legislative Council.

At this period a committee, reporting upon the then immentable state of education in the province, represent that in many periodes not more than five or six individuals can write, and that, generally, not above one-fourth of the entire population can read, and one-tenth write, and that very imperfectly.

At length, in 1824, the Assembly no far successed as to carry through a Bill, which became the 4 Geo. 4, c. 31, and is commonly known by the name of the "Pabrique Act." By this the fabriques, or local corporations, established in each Reason Catholic parish, by which the temperalities of the parish church are administered, are authorized to establish one or more cohools in each parish of the province according to its papulation, and to have the sole meangement of them.

They are further authorized to purchase and hold property to a cartain name it, and and personal, for the support of these schools, and, until such property is acquired, any appropriate to that purpose one-fourth of their revenue. This Act will be four I abstracted, Appendia, (Letter B.) No. 4. But it can hardly be said to have ever come into one station. In some parishes the fabriques were too poor, and in most, I have been assured, the efficience of the Act will be four I abstracted. Appendix, (Letter B.) No. 4. But it can hardly be said to have ever come into one station. In some parishes the fabriques were too poor, and in most, I have been assured, the efficience of the Act will be four I abstracted. The first of these, which forms a remarkable epoch in the history of Canadian because the Royal Institution, the influence of the Act will be observed that all the chording attempts made from 1818 up to this period, as well as the Act of 1824, had alone in view the wants of the French Canadians, which were virtually untouched by the Royal Institution, and which undenably called for urgent relief. It is true, that, as regards the society, at starting footing as the Catholic; but reliance for the subseq eat support of the schools was first of all upon the fabriques, a fund which only existed in Catholic parishes, and existed the Catholic parishes, and existed the Catholic Church.

Imperfect as the provisions of these Bills were for the erection of any thing approaching a sound and general system of education, no fault can be found with the spirit in which they were devised by the Assembly. It appears to have been one of fairness and sincerity, and liable to mone of the imputations which attach to similar proceedings of that body in

By the Act of 1829 the establishment and sole management of schools in their respective parishes and townships was confided to five trustees, elected by the resident landholders slighle to vote at shettions. These trustees were empowered to hold property belonging to the school, and to receive benefactions. Half the expense of erecting school-houses, if not above 50 l., is to be advanced from the public chest on the certificate of the trustees.

A salary of so i, is to be given to every master teaching so pupils, and a further allowance of so s. a head for pear children, provided their number does not exceed 50, nor fall short of so. The trustees were required to report annually to the legislature.—[See Abstract, Appendix (.6.)]
Under this Act, which was be in force for three years, there was no provision for visits.

The trustees, who in very few instances could write thomselves, as is proved by the almost invariable use of tarks instead of signatures in their returns, had the power of appointing and removing the masters; in short, the entire control of the schools. It is true that they were required to make angual rate us to the legislature; but then nothing was more easy, and, I have been informed by many persons, nothing was more common, than for them to make faire returns.

dix (DL)

In many adbook where there were not no scholars bond fide taught gratis (the number requisite before the gratuity of 10 a a head was to be granted). I was assured that it was a very used device of the master to rak of his neighbours, or of another school, the loan of a sufficient number of children to satisfy this condition. Indeed, where children were scarce, parents were known to lend themselves to this good-hume used agrangement. The trustees, when they knew all this, generally countred at it willingly enough, because they generally wished well to the master, who was of their own appointment, and because the gratuity did not come out of their pockets, but, on the contrary, was pretty sure to find its way into them, the master being very frequently in their debt, and, as they well knew, having no other means of paying them.

into them, the master being very trequency in the control of the means of paying them.

In 1830 and 1831, two other Acts were passed, slightly amending and explaining the provisions of that of 1829. By the latter, the Governor was empowered to appoint 19 visitors, who with the members of the House of Assembly resident in the country, and the swidest rector or cursts of the parish, were to divide the country into school district, visit the schools annually, and report their state to the legislature, with any recommendations they might be disposed to make.

In that year 48 houses were built, under its

the schools annually, and report their state to the legislature, with any recommendations they might be disposed to make.

Schools rose rapidly under the Act of 1829. In that year 48 houses were built, under its provisions, and 321 schools received the Government allowance. In 1839, 60 more houses were built, and the number of eleasentary schools increased to 899. In 1839, the whole cost of education to the province was 13,785. 162. 3 d., including, in addition to the expenses of the elementary schools, 2,115. 102. for the 84 under the Royal Institution, and 3,250. 32. for special grants. In 1830, the gross amount under these same heads was increased to 25,019. and in 1831, the whole number of elementary schools was 1,216, and the whole cost of education 32,470.

It is time here to explain the meaning of these special grants. The general educational Acts which have been noticed were meant to embrace only the elementary schools is the tural districts. Many of those, originally established by voluntary associations in the three towns of Montreal, Quebec, and Three Rivers, as well as sundry superior academies and colleges, dispersed over various parts of the province, were the subjects of separate annual appropriations. The first of these was in 1823, when 300. was granted to a school in Quebec under the management of the Education Society in that town. In the following year there was only this same grant. In 1825, a like sum was also given to the following year there was only this same grant. In 1825, a like sum was also given to the Pritish and Canadian school at Montreal. Every subsequent year fresh institutions received similar aid, and the grants under this head have been shown, in 1830, to have

In 1831, the House of Assembly appointed a standing committee of 11 members (five to be a quorum), to report from time to time on all subjects connected with education.

The Act of 1839 having expired in May 1838, the 2 Will, 4, c, 26, was passed for the continuance of the system for two more years. Before noticing the peculiar provisions by which this Act is distinguished from its predecessors, it will be proper to advert to the reasons given for such distinction by the Education Committee. In 1831, they apport, "that they parent distinction by the Education Committee. In 1831, they appert, "that they cannot but regret that they have lad evidence that in several instances too much dependence has been placed on legislative aids, and, in some cases, to a degree which seems to have had the effect of relaxing the exertions which were formerly made. Your committee cannot too strongly impress upon the House the mischiefs which would result from such a dependence, and placing the public money in the hands of societies or individuals practically liable to no sufficient responsibility, or regular or strict accountability, and so they at the same time have to apply a considerable portion of their own money along with that of the public."

unless they at the same time have to apply a considerable portion of their own money along with that of the public."

The same committee, remonstrating against large legislative grants, dwells on "the abuses and corruption which uniformly attend the lavish expenditure of public money. Education itself suffers in the estimation of the public; falso ideas are spread abroad among the people, that education is rather an object which concerns the community than themselves individually, and it is undervalued, while in reality it is become nearly as needful in the present state of things in this province as religious instruction, or instruction in the means of gaining an honest livelihood, for which it is the bounden duty of every head of a family to provide to the utmost of his power. To draw the money from the people by taxes, to be restored to them for these purposes, after undergoing all the diminution of the expenses of collection, management and waste, would soon impoverish them without effecting the object in view."

In 183s the Committee report, that the increasing applications for public money render certain regulations necessary, and as warning to the public that less reliance than therefore

certain regulations necessary, and as warning to the public that less reliance than thereto-fore must be placed in sids from the general funds, and more from the localities imme-diately interested; and that, for these reasons, it is desirable, 1st, to grant no new allowances, except on the most urgent grounds, but rather to diminish those already granted; and, to comine aids for elementary instruction in the towns, as much as possible, to one elementary school connected in some degree with one of each of the principal religious elementary school connected in some degree with one of each of the principal religious denominations, where all the poorer classes may have easy admission. It goes on "to regret that the applications during that session were nearly as numerous and great in amount as in the previous one. The extraordinary efforts which were made by the legislature under the unfortunate state of things which had so long retarded education in the province, and in a prosperous state of the public funds, have widely apread abroad the idea that the expenses of the education of youth were to be defrayed out of the public

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revenue; and the abuses consequent thereon have, no doubt, in some instances, made those who profited by them over-anxious for their continuance. The present state of the public fands, however, will force a return to more correct notions and practice. Your committee cannot conceive that it will ever be expedient to draw money from the industry of the people, by an expensive process, to be returned to them in greatly diminished amount, for objects for which they can apply it more certainly, more equitably, and with greater economy, usder their own immediate control.

In this report the committee remark, that the proportion of children attending school is Lower Canada is one in to; whereas, in the neighbouring state of New York, it is one in four. By the a Will. 4, c. 26, founded on this latter report, 1321 districts were adopted as laid out by the visitors appointed the preceding year.

To a school in each of these districts, and also to a separate girls school in that district in every Roman Catholic parish in which the church was situated, an allowance was gives of 501, per annum, provided that no more than 2s, per month was demanded from each scholar, and that so scholars, from 5 to 15 years of age, had been in regular attendance for 190 days in the year. Ten shillings were to be distributed yearly, as prize-money, among the best scholars in each school, by the first resident member for the county, on the return; otherwise by the mon-resident one. The management of the schools was intrusted to trustees, as in the Act of 1829. The teacher, before appointment, must produce a cartificate, signed by the minister of the most numerous religious denomination in the parish, according to the latest census, and by one justice of the peace, and the militia officer of highest grade in the parish, or by two others, that he is known as of good character, and that he has been examined by them, and found capable of teaching reading, writing and arithmetic, in the language of the majority of the county visitors, or, after bea were to certify, as directed by a schedule annexed to the Act. No more than 10 free scholars were to be admitted to any one school, and then only when their parents had another child at school, for whom they paid. The visitors were to be the legislative coancillors resident in the county; its members in the House of Assembly, whether resident or not; the senior acting justice of the peace, the militia officer of highest rank, and the minister of the most numerous religious denomination. These visitors, in addition to the duties before mentioned, were to determine all questions relating to districting and building houses for and they alone were to have their average paid. houses, &c., and they alone were to have their expenses paid.

The schools of the Royal Institution were embraced in this Act.

The other most remarkable alterations introduced in this Act.

The other most remarkable alterations introduced by it consisted in the additional powers which it vested in the members of the House of Assembly. They were to have the distribution of the 10s. prize-money; indeed the whole powers of visitation may be said to have beentred in them, because their political importance generally enabled them to do as they chose with those of their co-visitors who resided in the parish, and because the members of the Legislative Council were few in number, and rarely fulfilled the condition of residence in the country.

of the Legislative Council were few in number, and rarely fulfilled the condition of residence in the county. Complaints were frequently made of the improper application of the prize-money entrusted for distribution so the M. P. Ps.

A writer of no small merit, in an article addressed to the "Populaire," Canadian newspaper, and signed, L. P. R. Instituteur, remarks: "Sur ce sujet je puis dire à la honte de ceux à qui il appartient, que bien des écoles ont été privées de cette gratification. Moimème, je me suis obligé d'écrire à un représentant du comté de Berthier pour lui mander, "s'il avait envoyé l'argent qui était destiné à recompenser les enfans des écoles, qu'il y avait deux semestres que les visiteurs de notre paroisse n'avaient rien donné pour cet objet." Il me fit réponse qu'il avait donné l'argent à un des principaux de la paroisse, où je tensis l'école; que si ce dernier ne l'avait pas distribué, il y avait mauvaise foi de la paroisse, co cet individu. Alors je dis à l'un de mes síndics d'aller trouver l'individu en question, et de lui démander les récompences des enfans; qu'avec ce peu d'argent les enfans se mourpart ce cet individu. Alors je dis à l'un de mes sindies d'aller trouver l'individu en question, et de lui démander les récompences des enfans; qu'avec ce peu d'argent les enfans se pourraient acheter des livres, du papier, et d'autres choses necessaires pour l'école. En y allant il reçut à peu près la réponse suivante: "Je garde dit le visiteur cet argent pour payer les frais d'annonces, les lettres non affranchies, et l'acte d'election des sindies." Cumbien d'autres abus que je mentionnerais, si le tems me le permettait, et combien d'autres encore se sont passés inapperçus. S'il y a eu des visiteurs si peu delicata jusqu'au point d'enfriendre les lois eux-mêmes, il ne faut pas s'étonner, s'il y ait eu des sindics qui se soient rendu encure plus coupables, pour des sommes beaucoup plus considérables, par exemple dans la construction des maisons d'écoles. Je fus témoin lorsqu'un sindic dans le comté de St. Hyacinthe reçut une verte leçon de Mr. Roc de St. Ours, dans le courant d'Août 1833, pour avoir retiré 50 l. du gouvernment pour la bâtisse d'une maison, dont volci à peu près l'histoire. Le terrain sur lequel la maison était bâtie avait été donné en per don à la fabrique de la paroisse. Le seigneur du lieu avait fait don de tout le bois, en outre 14 à 15 habitans avaient donné chacru trois à quatres piastres à part des corrées, de manière que la maison fut édifiée sans avoir couté 15 piastres. Le sindic qui s'ingerait de cela, fit estimer le terrain et la maison à 100 l. pour retirer 50 l., comme il était dit dans l'acte d'éducation. Il les retira en effet, et la maison est toujours resté imparfaite. M. de St. Ours fut tellement surpris de voir cette maison, qu'il dit qu'elle n'était bonne qu'à loger les poules. Quand il sut en outre que le gouvernement avait donné 50 l., c'est pour le les poules. Quand il sut en outre que le gouvernement avait donné 30 l., c'est pour le coup que le pauvre sindic se fit toncer, et qu'il en reçut sur les quatre faces. Le caré de la paroisse, voyant le mâitre et la maîtresse si mai logés leur donna onse piastres pour laire cloisons. Il parait à present que le propriétaire du terrain s'en est emparé. Voilà

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un axemple qui fait voir que l'argent a été dissipé ou mal employé; ear avec 50 l. toute personnes peuvent faire une bonne maison, bien parachevée en dedans et en dehors, lorqui les materiaux sont sur la place gratuitement. S'il y avait une perquisition sur toutes le maisons qui se sont bâties, sous les dispositions de l'acte, il est certain qu'on y versait ave surprise plusieurs cents louis de dissipés et perdes pour la pesvince mais qui ont gree la bourse de certains tartuffes avides d'argent."

surprise plusieurs centa louis de dissipés et perdas pour la pesvince mais qui ont green la bourse de certains tartiffes avides d'argent."

Complaints were also very frequently made that the provision, which required the master's certificate to be signed by the county members, before his allowance could be drawn, gave them a power over him, which was too often propitiated by eats of political substantiated by facts. Though it is necessary in Canada to be very suspicious of attacements advanced by political parties in disparagement of their adversaries, or in vindication of themselves, no one who is conversant with the fary of Canadian partienaship can help recognizing in the provisions of this Act temptations to abuse sufficient, under such circumstances, to overcome the scruples of belligerent legislators.

The 3 Will. 4, c. 4, made some alterations in the school districts, as laid out in the previous year, and reduced their whole number to 1,594. It also contained a very judicious provision for granting 41, extra to every master also should teach both languages.

The Education Committee in their report in 1834 still complain of the extravegases of the school grants, and express a hope "that the time is not far distant when the whole country will be persuaded that it is such better to trust to themselves for the discharge of the duty of affording useful instriction to their offspring, rather than depend apon legislative appropriations." The 4 Will. 4, c. 9, continued the Act of 1832 to May 1836. By this the school districts were again increased in seven conaties, and the visitors were empowered to grant 101, extra to the best master in every county, namely, the one who had the largest and best conducted school; provided that in addition to the ordinary course of elementary instruction he also taught geometry, French or English grammar, and book-keeping.

In 1835 the House of Assembly having come to the resolution of not previous as well as the carrent year. The reports of the Education Committee this year are

having stimulated the efforts of the members of the institutions connected with education, appears on the contrary to have paralyzed them." They go on to represent the unreasonable demands made by the inhabitonts in many places for new school districts. "These applications," they say, "do not, generally speaking, come from places which appear by their population to be entitled to a greater number than that now allowed them; but, on the contrary, from places where the proportion of the number of school districts is four times greater than some others. The single fact that a school district is asked for a place in which there are only three families, will be sufficient to satisfy your honourable House of the secessity of examining applications of this antere with the most scrupalous attention. Your committee have come to the determination to recommend, that for the future the number of school districts in sech country to require the interest the resultation. Your committee have come to the determination to recommend, that for the fature the number of school districts in each county be regulated by its population." It appears from these reports that the cost of education in the three preceding years had been as follows:—In 1833, 29,154 k; in 1834, 24,543 k; in 1835, 25,810 k. In the last year there were 1,202 achools and 28,377 children in attendance, of whom 14,048 were gratuitously instructed, and 24,329 paid, or professed to pey, at the rate prescribed by law. The committee, after commenting upon the universal incompetency of schoolmasters, 3c., conclude by recommending two Bills; the one for the establishment of Normal schools, and the other for the continuance of the general elementary system. The first of these became law, (6 Will. 4, 6.114.—See Abstract. Amendix, (B. 12.) c. 1s.—See Abstract, Appendix, (B. 1s.)

It provided for the establishment and support, for five years, of two Normal schools, one

at Quebec and the other at Mourreal, to be under the management of a committee of to persons in each city; each committee was allowed 400 l., to enable it to procure professors, and purchase books and apparatus; 600 l. per annum, for five years, for salaries for such proand parciase codes and apparatus; coor, per annum, for are years, for salaries for tenching; and a like sum was granted, for the like period, to the Ursuline Nams of Quebeo and Three Rivers, and the Sœurs de la Congregation de Notre Dame at Montreal, for the maintenance and tuition of five poor young females willing to devote themselves to teaching. The schools were to be open only to persons above 14, who would give good security that they would accept employment for five years after leaving the Normal school in some superior or elementary institutions in the province, under penalty of refunding to the committees all the expenses of their tuition, &c.; and to schoolmasters seeking to perfect themselves in the art of tenching. A course of studies was prescribed, such as in adapted at similar establishments in Europe, and was to extend over a period of three in employment at schools receiving legislative assistance. The five years were to begin to run from the date of the establishment of the schools in the respective cities. But committees immediately united is sending to Europe, for the purpose of procuring prefessors and books, &c., the Rev. Mr. Holmes of the seminary of Quebec, a gentleman of great worth and talents. He brought back with him two professors for the Montreal branch, who immediately opened their school, and came into the receipt of their salaries. They had

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had I believe as many at one time as three papils, but have none at all at the persent moment. No attempt has yet been made to organize the school at Quebec. Mr. Hoimes brought back with him some very valuable apparatus and a large collection of books, which are now its charge of the committee. The reason of the failure of this act is obvious. The other Bill, which was passed by the Home of Assembly at the same time, having been rejected by the Generally, the whole syntam of elementary education fell to the ground, and persona could hardly be found willing to throw away three years at these normal schools, and pledge themselves to be ready to teach for five more, when there were no achools in existence for them to teach in, and really a very poor prospect of any ever being established. At the name time the Act had great merits; it sought to remedy, and by provisions very suitable as far as they went, one of the greatest vives in the existing system. It, nevertheless, was of course the subject of bitter attack in a province where the merits of measures are no security against attack.

The Bill of 1856, which, as I have just said, was thrown out by the Council, proposed to raise the number of school districts to 1,535, and to grant far greater powers as regarded the management of schools to members of the House of Assembly. The only other novel features in it are, set, the establishment of a superior or model school, in every parish or township, where the population, according to the last ceause, exceeded 500 souls, to the master of which an allowance was to be made of 501, per annum, upon the najority of the heads of families, at a meeting delty called, having voted a further sum of not less than 504, so as to raise his solary to 701. He was required, in addition to reading, writing and arithmetic, to exach the grammar of the language of the majority of the inhabitants, and the language of the majority of the inhabitants, and the second of memoration and geography, particularly that of North America. 3dly, the p

Bill, upon which they round their apprenensions that some abuses may result from its operation:

"First. The certificate of the trustees, by means of which the schoolmaster is to be paid, is to be transmitted to the county member. Second. The certificate of the qualification of masters of the superior schools, by means of which they receive their salaries, is to be transmitted likewise to him. Third. The county member is to make the pay-list of the county schools and masters, by means of which the mastera' salaries are to be paid by the receiver-general. Fourth. All alterations in the school districts are subject to the approval of the county members, or may in some cases, as provided by this Bill, be made by them of their own authority. Fifth. Large sums of money are to be intrusted to them for distribution, as rewards of excellence to scholars. Sixth. The county member is to demand, tribution, as rewards of excellence to scholars. Sixth. The county member is to demand, recover and receive all sums of money remaining unpaid from former appropriations, for sums for prizes, and for this purpose may require the assistance of the law officers of the Grown. Seventh. The elections of trustees of schools, by heads of families, are to be transmitted to the county member. Eighth. They are not required to support by vouchers their account of monies intrusted to them, as are other persons. Ninth. They are among the number of school visitors. Tenth. Finally, these powers of the county members shall, in case of a dissolution of Parliament, continue to be vested in them until their successors shall be elected, any law to the contrary notwithstanding.

"Your committee believe that your honourable House will see in these provisions sufficient grounds for the apprehension they have expressed, that abuses may result from the operation of the measure. From the experience of past ages, as well as from the appropriations made by this Bill, your committee apprehend that liberality may at last degenerate into prodigality, and the object sought for be as far from attait...eent as before. Under those circumstances, your committee suggest the propriety of suspending all farsher appropriations until some general effective system of education can be judiciously planned, and carefully executed, whereby the provincial revenue will be relieved from so heavy

heavy on annual demand upon it, and the people be influenced to take a more decided interest in the prosperity of institutions for the education of themselves and children. Independently of these general considerations affecting the merits of the measure, your assumittee canceive that there are others growing out of the particular circumstances of the finances of the province which demand their serious attention. They think it successary to bring to recollection a resolution passed by your bonourable House on the 6th of March last, 'That it was not expedient to concur, during the present session of the Frovincial Parliament, in appropriation of monies to a greater extent then will leave in the public chest a sum equal to the discharge of the sum of 30,5194. 4a. 2d., advanced and paid out of the funds of the United Kingdom, by his Majesty's order, for the support of the government, and the administration of justice therein, and to other servants of the Crown and ladividuals as therein mentioned, for which sums no appropriation or provision has hitherto been made. provision has hitherto been made.

"That as your honourable House has already concurred in Acts for the appropriation of nearly 12,000d. for the encouragement of education in this province, that as no Act providing for the sum of money mentioned in the preceding resolution has hitherto been sent up by the House of Assembly for the concurrence of this honourable House, and as your computers conceive that the state of the reperiod leading the conceiver that the state of the reperiod leading the conceiver that the state of the reperiod leading the conceiver that the state of the reperiod leading the conceiver that the state of the reperiod leading the conceiver that the state of the reperiod leading the conceiver that the state of the reperiod leading the conceiver that the state of the reperiod leading the conceiver the state of the reperiod leading the conceiver the state of the reperiod leading the state of the

sent up by the House of Assembly for the concurrence of this honourable House, and as your committee conceive that the state of the provincial revenue (due regard being had to the payment of the sums above mentioned which remain unprovided for) will not warrant the increased appropriation, your committee urge upon your honourable House the propriety of proceeding no further with the Bill initiated, &c."

It is imposible not to recognize the truth of the greater part of these objections urged by the Commil. Although the Bill contained some new provisions of a very valuable character, yet all the radical faults of the old system were left untouched by it, and some, namely, those pointed out by the Council, so aggravated, that the cause of education in the province has, I am convinced, gained much more than it has lost by the rejection of the Bill and the consequent breaking up of the whole system.

Since this period some few masters continued their schools, in the double hope of a new Act being abortly passed, or of being supported by the voluntary contributions of the inter-

Act being shortly passed, or of being supported by the voluntary contributions of the infus-bitants; but both these hopes were soon disappointed, and the schools, with very few excep-tions, shut up. Thrown thus on the wide world without resources, and in a time of such excitement, the rebel standard attracted some to a cause which ended in their destruction or expatriation; others have succeeded in gutting into new occupations, but very few are to be found still adhering to the old.

The schools, however, in the three transact Charles.

The schools, however, is the three towns of Quebes, Montreal and Three Rivers, and the academies and colleges, which had been the subjects of special grants, continued in operation and received the usual assistance under an Act passed by Sir John Colborne and his

tion and received the usual assistance under an Act passed by Sir John Collorne and an Special Council in the spring of 1836.

I will now conclude my observation on the past, by taking a general retrospect of the different attempts at elementary education made by the legislature, and pointing out the passes which led to their failure.

The immediate cause of the failure of the schools under the Royal Institution was the uncessing hostility of the Catholic Church and the French Canadians, on the ground that they were executially British and Protestant. The absence of every species of popular control distinguished this system from those subsequently udopted by the Assembly. In the assessment it had the assessment in his properties.

other respects it had the same miserable imperfections.

The Rab-ique Act can hardly be said ever to have fairly come into operation, and only dess. as notice as pointing out a fund in every Catholic parish, by which, in the opinion of the French Canadians themselves, education can always be more or less assisted. The system patched up at different times by the Assembly, into what was called the elementary school system, was not merely a vicious and imperfect one, but of late years, especially, peracious in the extreme. It is obvious that it was mainly recommended to that body by its vast utility as a political machine.

The asmual distribution of such large sums of money, and the exercise in other respects of such extensive patronage, were of course convenient to members; but to the school extensive patronage, were of course convenient to members; but to the school

system such an arrangement was pregnant with mischief.

How startled we should be in England at a proposition to vest similar powers in our House of Commons! It would be regarded as almost equivalent to granting the existing

House of Commons! It would be regarded as almost equivalent to granting the existing members their seats during pleasure.

That the temptations to abuse thus offered were not very streamously resisted by the House of Assembly in Lower Canada is more than insinuated by what is called the British party. By them the schoolonaster in the Catholic parishes is represented as invariably the most active and accredited organ of the disaffected; and I have been assured by meny winessee that the "Minerve," an exciting and sedicious paper, was in frequent use in the schools as a class-book. This latter assertion is, it may be hoped, unfounded. But, with regard to the former, I have reason to believe that it is to a certain extent too true. Certain it is, at any rate, that the qualification of loyalty, required of a master in the more peaceable days of the Bill of \$814, was never insisted upon in later bills. Another great evil, to which this system was subjected by its connexion with politics, was its want of permanency. Every alternate year it was liable to expire altogether, or undergo modifications, which, as regarded those embarked in it, in many cases amounted to expiration. The House of Assembly knew well the power which they derived from their common habit of temporary legislation. It was no slight hold to possess in the country, this, of continuing, or at any given time withholding, its sole means of education. It is true that it would be almost impossible

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tempong, or at e almost impossible to make a system permanent which was to be supported entirely by legislative grants, because the finances of a country like Canada could not always afford such large expenditure. Indeed, the expenditure was not fixed, but were liable to be increased to an indefinite amount. This, however, instead of being an argument in favour of temposary legislation, should be one among many others for seeking out some never-Salling source of maintenance by which education should be redered independent of the wants or exprises of the legislature. No man of character or industrious hobits could be induced to abandon other more certain comparing to embrace that of schoolmaster, whom he was only certain of two years' employment.

Another very pregnant evil, common to all such systems, was the miscrable character of the inspection to which they were subject. The treatees who had the choice of the master, and virtually the entire management of the school, it has been already chown, could themselve rarely write. Their principal relations with him were those of debtor and creditor, or of follow-partisans is pullities. If it were ever necessary to decrive the visitors, nething more easy. The daily journals of attendance, which latterly the master was obliged to keep, were easily falsified to suit the injunctions of the law, and nobody able or willing to detact the falseheod. The day on which the visitors made their inspection the number of children was complete, and every thing appeared correct. The great desideratum of the meater's political usefulness being once proved, the visitors were good-humouredly blind to triffing deficiencies in morals or capacity. L. P. R. Instituteur, whom I have before quoted, speaking of those abuses, says,—"If y a cuides aidies qui ne se sont pas fait scrupules de prendre l'argent de maîtres pour payer les fais de leurs élections; oes messicurs avaient les houseurs, et les pauves maitres d'écoles payaient pour. Rafin, il y a cui des visiteurs qui déposement qu'elle n'avait pas en plus de sep

of Leeds, in his evidence before a committee of the House of Assembly, in 1836, "is allowed 15% per annum for wages, and, in addition, washing, board and lodging. A schoolmastee rarely gets more than 20% per annum, and none of the above-mentioned outras." It is true that an additional payment of 2s. per month from each scholar was contemplated by the legislature, but the poor master rarely got it; parents either refused the payment altogether, or offered a tiths of it, and, if he declined, had recourse to the easy alternative of removing their children from his school; and it would not do for him to break with too many children in this way, because he was obliged to have so regular pupils to entitle him to the Government allowance. Accordingly, the master was frequently on the brink of starvation, and always dependent on the good will of his parishioners. L. P. R. Instituteur, says again, "Le peu de respect qu'on a pour les maîtres vient nussi en partie de ce qu'ils sont obligés de tendre la main aux habitans, pour avoir de quoi subsister à crédit. Les habitans s'habituent à les entendre supplier, à demander; ils viennent, enfin, à les rebuter et à les regarder comme des être: dépourvus de toutse ressources pour vivre, ou, pour le dire en termes plus claires, comme des pauvres nécessiteux, car avec nos habitans ceux des gens instruits qui n'ont pas de terre en partage ne sont guire régardés d'eux."

Nor was the master's incompetency the whole evil; even when he was capable and

Nor was the master's incompetency the whole evil; even when he was capable and willing, there was no provision for supplying the children with books. Parents objected strongly to the expense; there was no other quarter to look to, and, consequently, many children went to schools without books.

The indifference of parents was at once the cause and the effect of some of these evils. Here indeed was action and reaction. As long as they refused to contribute to the support Here indeed was action and reaction. As long as they refused to contribute to the support of schools, so long the schools were without competent masters, and the children without a proper provision of books. And, again, while the schools were in such a deplorable state, the parents did not see much advantage in supporting them, but thought their children might be much more profitably employed at home. The fatal notion fully possessed them that it was the daty of the legislature to supply them with this means of education, and that they were conferring a favour in ascepting such means.

Such, then, have been the attempts at education hitherto tande in Lower Canada; and can it excite wonder that this combination of imperfections and vices should have produced no good result —that education should have languished under systems, where the masters were illiterate and needy; the supervision careless and dishonest; the school-houses unfit for occupation, and ill-supplied with fuel; the children unprovided with books; and parents utterly indifferent to an institution of which stey could not appreciate the importance, and the trouble and cost of which, at all events, they deemed the province of the legislature?

trouble and cost of which, at all events, they deemed the province of the legislature?

I trust that I have not done injustice to the House of Assembly in this review of their labours. It is extremely difficult to apportion to them their proper share of praise and blame. Much of each they undeniably deserved. In the Bills of 1814-18, &c., up to 1831, their main struggle was to subject the school system to popular control. This principle surely merits well to be an important element in every system of education; and if, on 303.

these occasions, such control was left altogether uncheated by the ensembly. It was, perhaps, because the executive had no great claims upon the confidence of the Assembly. The steading committee of the House laboured diligently and in good faith. They received evidence on all points. They did not shrink from the investigation of alleged abseaus, new, in many instances, from the application of the proper remedies. They saw the evils arising out of the incompetency of masters, and the accessity of providing something higher than more elementary education, and they suggested the wholesome expedients of normal and model schools. They saw the fraudulent operation of the provision which required a minimum attendance of so free scholars before the Government allowance of normal and could be touched; and they did away with it, substituting a fixed monthly payment. They saw again the avarice of the people evade this remedial provision, and they now elearly how to enforce it, but they had not the courage. They knew that their stani-annual expressions of regret would be of no avail; that appeals to good feelings were utterly thrown away, and that nothing would do, short of compelling the inhabitants to contribute a direct, and not scenty, proportion towards the expenses of the system. They saw all this, but they did not dare to propose so unpopular a measure.

In abort, the moment they found that their educational provisions could a turned to political account, from that moment those provisions were framed with a view to promote party rather than education. This was their essential fault; this it was that pervaded and contaminated the whole system, and paralysed all the good that was otherwise in it. This it was that mainly contributed to reduce the provisions to the deplorable state in which it is at present found. Were a stranger to travel through it, unacquainted with its history, and water feet or travel through it, unacquainted with its history, and wower and the provision of the peats of the voluminous details whic

I consulted several lawyers as to their experience in this matter, and they invariably told the same story. They agreed that there is hardly ever a prisoner or a witness, or a petty juryman who knows how to write; indeed, I have seen noticed in a Montreal paper a presentment by a grand jury, in which six out of the 13 signatures were marks. I consulted one of the heads of the militia department, and he told me, with a play on the word, that the officers under him were generally very experienced marksmen. I saw seveword, that the officers under him were generally very experienced marksmen. I now several petitions from parishes, praying for the erection of small-cause courts; I hardly ever saw more than the petitioners' crosses to them; and it should be borne in mind that these petitions must be signed by at least 100 heads of families in the parish. It may be said that all these jurors and inliting officers and petitioners are of necessity grown-up to the properties of the schools which were only established to any extent in 1820, at which time they were beyond the age of admission. I made, however, particular inquiries on all sides as to whether the rising generation were better instructed, but rarely was any distinction made in their favour. In the very few country places which I visited, I made a point of asking all the child a I met whether they could write; the great majority could not write at all, and of those who said they could, most, I found, on pressing, to admit that they could only write their names. This description-will not seem justified by the analysis of the schools under the Roman Catholic clergy of the diocese of Quebec, furnished by M. Cazeau, the bishop's secretary, and which will be found in the Appendix, (Letter C.) I feel bound in justice to give his statement, but, although I am not qualified positively to contradict any part of it, I cannot help express-

be found in the Appendix, (Letter C.) I feel bound in justice to give his statement, but, although I am not qualified positively to contradict any part of it, I cannot help expressing an opinion, formed after much conversation respecting the district, that if a strict inquiry were made as to how many old or young in it could write, or cast up aums, or speak English well enough for ordinary purposes, the number, apparently so respectable on his list, would be reduced to a very small fraction.

Withal, this is a people eminently qualified to reap advantage from education; they are shrewd and intelligent, very moral, most amiable in their domestic relations, and most graceful in their manners; but they lack all enterprise; they have no notion of improvement, and no desire for it. Their wants are few and easily satisfied. They have not advanced one step in civilization beyond the old Bretons who first set foot on the banks of the St. Lawrence, and they are quite content to be stationary. Their utter ignorance of the theory and improved practice of agriculture is painfully witnessed in their cultivation of the rich banks of that noble river. If, instead of learning at their achools to make crosses with pens, they had been taught the most approved principles of clearing, draining, &c., in a word, of farming; instead of starving cattle and minute subdivisions of ill-cultivated plots, no disadvantages of climate would have prevented our seeing by this time thriving gardens, productive crops and healthy herds.

But I have hitherto been only speaking of the male population. The difference in the character of the two sexes is remarkable. The women are really the men of Lower Canada. They are the active, bustling, business portion of the habitane; and this results from the much

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n the nada. n the much much better education which they get, gratuitously, or at a very chesp rate, at the numeries which are dispersed over the province.

But I do not profess to give any thing like the accurate statistics of the present state of education. To arrive at these required more labour and time than any other branch of the inquiry. I had, however, made the attempt, and had sent to every parish and township a series of questions erranged in a tabular form, and so comprehensive, as, if properly answered, to enable me to give the minutest details as to the quantity and character of education now existing, and the local means of which use might be made in building up a new system. The preparation of these tables, blank forms of which will be found in the Appendix, (Letter D.), and the finding out the incividuals in each locality most qualified to give information, took much time and were attended, the latter task in particular, with much trouble. By the time I left Quebec, hardly any returns had been sent is, but post after post brought letters from persons whose assistance I had asked in filling up the tables, declining to act with certain other persons with whom I had proposed to associate them for that purpose; some, on the ground that such persons were had characters, or that they were too interested to be houset, &c., but most frequently that they were disloyal. A Prosestant clergyman wrote to me, indignantly refusing his sid, because his name had been put after that of the Roman Catholic priest, in the list of persons whom I had requested to co-operate in making a return. The greater part of the Roman Catholic clergy in the diocese of Montreal, who took any notice whatever of my circular, gave answer, that they could consent to receive no communications on such a subject that did not come through their bishop. The bishop himself intimated to me, that the educarion of the Catholic population was the business of their Church, and one with which the Government had no right to interfere. From the bishop of Quebec and his co

sparingly to address to them.

From the moment it became generally understood that your Lordship's government was coming to a speet, close, a marked difference was observable in the willingness or many to supply information. Some, perhaps, thought that the whole inquiry would from that moment fall to the ground; but a greater number, I am persuaded, that there was no longer any authority to enforce their attention to its unpopular demands.

The greater part of the information required in my circular being indispensable before my future system of education can be brought into operation, the office of the commission at Quebec is kept open, and a competent gentieman appointed for the express purpose of collecting, digesting, and reporting upon the returns. Since my departure from Canada, I have received letters from him, stating that the answers come in very slowly; that there is a great disinclination on the part of some to take any trouble in the matter, and a determination on that of others to throw every impediment in the way of the inquiry. His experience strongly confirms my own, that no reliance is to be placed on the zeal or honesty of the localities, and that whatever is to be done, mun: be done by commissioners themselves visiting every spot, and in person setting their new system on foot. The only securate details I am able to furnish, and I venture to call them accurate, not from my accurate dectaries a tam and the training, and I venture to call them accurate, not from my own knowledge, but from my complete confidence in the gentleman who collected them, relate to the city and suburbs of Quebec. It was a work of no small labour, as he had no authentic goide in his search, and was literally obliged to hunt out schools in every street and alley within that large circle, and as he made the most minute inquiries respecting each. These details are in my possession; they are hardly worth inserting in this report or in the Appendix, but are ready to be handed over, at a moment's notice, to any authorists the state hereafted herea.

or in the Appendix, but are ready to be handed over, at a moment's notice, to any authorities that may hereafter have a use for them.

The following are the most important facts that they present:—
There are in Quebec 22 boys' and 23 girls' schools, among which latter are not however included those of the Ursuline and Soc are de la Congrégation, &c. nunneries.

The total number of boys in regule: attendance is 1,222, of whôm 581 are English and 612 French Canadians. The total number of girls is 977, of whom 365 are English and 613 French. Accordingly, the gro. number of scholars in regular attendance is 2,199; of this number only 548 can read and write well enough for ordinary purposes, and only 400 learn both languages, 46 English children learning French, and 444 French learning English. The whole yearly cost of these schools, arising from subscription, public grants and pupils' fees, is about 4,4001. Many of the masters and mistresses are utterly incompetent; and it is obvious, that, under a judicious system, twice the number of children taight be brought together at half the cost, in a quarter of the number of schools, and receive an education incalculably superior.

With regard to the means of higher education, persons of British origin have hardly any, while those of French origin have them in too great abundance. It is impossible for an English gentleman to give his son a finished education in the province. If he wishes him to be instructed in the higher branches of mathematics, natural and moral philosophy, &c., he must either send him to Europe or the United States, or avail himself of the more

him to be instructed in the nigner oranges or mannematics, natural and moral minosophy, see, he must either send him to Europe or the United States, or avail himself of the more imperfect opportunities afforded in the Catholic establishments of the colony. Political and religious animosities render them very averse to the latter alternative. Some fear what they consider the contamination of republican principles in the States, and all shrink from the expense and separation attending education in Europe. Under these circumstances, they cherish with great fondness the hope of seeing the establishment of a colonial university, on a broad and comprehensive scale. The better class of transment, and

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Appendix (D.)

and the lower grade of merchants, are also without the opportunities of a good commescial education. It is true that there are some private establishments of the requisite description; but neither as regards number or quality me they adequate to the accessity.

I will now explain what is intended by the too great abundance of means of superior education enjoyed by the French Canadisas. They have the two large seminaries of "Quebec and Monteal; the former giving instruction to about 350 uppile yearly, and the latter (from which I have received no return) to probably about the same namber; and else the colleges of Nicolet, Chambly, "Berthier, "St. Ams. de la Pozatika. St. Hyseinthe and "L'ascomption, which, perhaps, between them central about 250 uppile yearly, and the latter (from which I have received no return) to probably about the same namber; and else the colleges of Nicolet, Chambly, "Berthier, "St. Ams. de la Pozatika. St. Hyseinthe and "L'ascomption, which, perhaps, between them central about 250 uppile yearly, and the colleges of the sole direction of the Catholic clergy, by whose honevolence they were originally endowed. Many of the pupile are children of common habitons. They receive a vastly superior education to the rest of the population, but, after their course of studies is completed, what is their lot? There are no public institutions in the province where their talents can be turned to account. The learned professions are overstocked, and many bring back to the humble home of their fathers a disappointed and discontented spirity too proud to sink to manual labour, and without the opportunity of rising higher.

With the exception of the seminary of Quebes, I cannot speak from my own knowledge of the character of these colleges. I had intended to make a personal inspection of them, and had made preparations to commence my journey on the very may men inclinately gence arrived from England which rendered it necessary for your Excellency to relinquish the government of the colony. From those in the

Similar attempts have been made by several other colleges, and some with success. A Bill to give generally a corporate capacity to all provincial institutions for education was passed. to give generally a corporate capacity to all provincial institutions for education was passed by both Houses in 1834, but the royal sanction refused, on grounds very clearly stated by Lord Aberdeen, the then Colonial Secretary. In the course of this statement his Lordship observes, "that he is not disposed to attach any real importance to the unlimited power which this Bill would confer of holding in mortmain rent-charges of any amount for the objects of the proposed corporations. With the changes which time has introduced in the state of society and public opinion throughout Christendom, have passed away the greater part, if not all, of the solid reasons by which our ancestors were induced to concerd against the immoderate growth of ecclesiastical and collegiate foundations; and maxims which might be just and useful in the densely-peopled states of Burope, possessing territories of comparatively narrow extent, would be altogether delusive if transferred to the continent of North America." His Lordship concludes by saying, "motwithstanding these objections, his Majesty cannot so far overlook the importance of the great object to the advancement of which the measure is directed, as to adopt any decision unfavourable to it. His Majesty carnestly trusts that a further Bill will be passed by the two Houses to obviate the difficulties I have pointed out, and in that event his Majesty's assent will be given with the highest possible satisfaction to the present, as well as to any such

will be given with the highest possible satisfaction to the present, as well as to any such supplemental, enactment."

If any danger can reasonally be apprehended from the unlimited power to hold real estate, it would be very easy to prescribe a limit. The Canadians have great faith in the good effects of a general incorporation of educational institutions, as is witnessed by all the Bills from 1818 to 1824, wherein reliance for the eventual maintenance of schools was placed entirely on the charity, which was invited by such safe and encouraging provisions.

As regards the academies and colleges, of which I have been speaking, it is confidently asserted that, if a general Incorporation Act were passed, the greater part, if not all of them, would before long be in a condition to be independent of legislative aid.

The only Protestant endowment in the province is that of M'Gill's college. The history of this institution, the original bequest, the protracted litigation, and, at length, the final decision, are matters as familiar to persons in this country acquainted with Canadian affairs as in Canada itself. The college is not yet open; indeed, the building not yet erected. Its annual income, derivable from houses in Montreal, and money at interest, is about 6441. It is obvious that this endowment alone is insufficient for the purposes of a university, to which rank it is the wish of many to elevate this college; and it is doubtful whether the trustees of the Royal Institution, under whose direction it was

placed by the will of the testator, would acquiesce in the terms on which legislative assist-

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placed by the will of the testator, would acquiesce in the terms on which legislative assistance ought hereafter to be granted.

I abstain from giving in this place, which might appear the most appropriate for it, the views generally errea-valued as to the proper means and end of education by the most influential parties in the province, namely, the French and English lafty, and the Protestant and Catholic clergy. I think they will be found better illustrated by their contrast or accordance with the principles I am now about to submit to your Excellency, as, in my opinion, affording the best foundation for a fature scheme of national education.

I cannot, however, dismine this part of the subject without remarking, that, though the picture of the present, as I have, not unfaithfully, drawn it, is gloomy, and in much unpromising, it has still its bright side. The very vircumstances of the complete destruction of part systems, and the otter absence of any at the present time, are matters of great good fortune and congratulation, for now a clear field lies open for the future. Infinitely greater difficulties would have been in the way, if the claims of acting teachers were to be first considered, or if a school-system were still in force, interwoven with the affections or interests of any large portion of the people; but, as it is, there are no individuals to compensate, no old machinery forced upon our use; and on the site of the old ruins is ample unencumbered room for the erection of a new and durable edifice.

The great parent evil of Lower C mada is the hostile division of races. Every act of modern legislation bears the faithful appress of this hereditary deformity, and has imparted it with aggravated intensity to every institution or interest with which it has had to deal. Hence the imperfections and one-sidedness of all such institutions. In private life, the intense hated of the two races does not often show itself in violent collisions, but rather in a rigid non-intercourse. From the moment they are born

of civil warfare. But, for those that are yet unborn, a more auspiration of civil warfare. But, for those that are yet unborn, a more auspiration of the child of British parents. They never meet under the same roof; they are sent to reparate schools; and they are told that the reason of this separation is, that the children of the rival school are heretics, or belong to another nation. They have no common hopes or fears, or pleasures or dangers—none of those kindly associations so easily born out of the familiarities of comradeship, and so faithfully retained throughout the vicissitudes of life. In short, upon entering into the world, they find no tie to bind them together, and all things around them inviting to hatred and hostility. But how different would be their feelings towards each other, were they brought up at the same schools; were they to play together, and receive the same punishment! They would then form friendships which would soften, if not altogether subdue, the rivalries of after life. A scheme by which the children of these antagonist ruces should be brought together, were it only for purposes of play, would be preferable to one by which they received a good education apart; but one, by which both union and instruction were assured to them, would be the first and most important step towards the regeneration of Canada.

The first difficulty in the way of such a scheme is, to divest it altogether of political and sectarian tendencies. There must be no room for politicians to turn it to selfish purposes.

The ware unicously in the way or such a scheme is, to divest it altogether of political and sectarian tendencies. There must be no room for politicians to turn it to selfish purposes. The system wast be permanent, and not liable to be disturbed by party dishonesty or caprice. No schoolmaster should vote at elections and any interference on his part in politics at any time should be punishable with removal, just as is the case in England with persons holding certain offices under the Crown. It should be made, moreover, impossible to make masterning, as heretofore, the reward to incompetent persons of past political obsequiousness, by refusing that office to any one who has not a certificate from a normal school, or some similar establishment. Such precautions, enforced by an honest and vigilant supervision, would, I have no doubt, rid a new system of the abuse which was

perhaps the most fatal among the many in the past.

Another difficulty consists in the solution of these two questions: Is any religious instruction to be given in the future national schools? and, if so, how is it to be so given as to be acceptable alike to Catholic and Protestant? Throughout the United States, it is met by permitting no instruction of this description in the public schools beyond the reading every day, by the master, of a chapter in the Bible, and that without comment. The circumstances, however, of the two countries are different in some important respects. The circumstances, however, of the two countries are different in some important respects. In the States, especially in those of New England, communications are more easy, the population more dense, and almost every sect in every locality provided with its religious teacher, and consequently with the means of obtaining religious instruction, independently of the school. In Canada, the minority in a parish or township have rarely any one to look to for it, except the schoolmater; nor, indeed, can the majority place much reliance elsewhere, because the people are so scattered, and the distances so great, that the minister can only bestow that attention on few which all require. Recognizing, therefore, as every Christian must, the indispensable necessity of providing some means of religious instruction for children, and seeing the difficulty of finding them elsewhere than in the schools, it remains for me to show whether they can be introduced there, without at the same time offering violence to the reasonable jealousies of either creed.

There

These are surely some points, and those neither few nor trifling, on which all Christians agree. The historical parts of the old Testament, the Pealma, the Gospels, and various passages throughout the sacred volume, instilling the principles of Christian merality, are exceptable alike to Catholice and Protestants. Such parts are eminently adapted for children. The dogmatical parts, such as one religion would not trust another to interpret, are eminently all-adapted for them; therefore, it is precisely those parts of the Scriptures, economing which, in every way, all religions denominations agree, that are best suited for the instruction of children. Is there any difficulty, then, in collating these parts, or are they insufficient for the objected to, on the ground of injudicious selection, let delegates from each personal of Christians in Canada meet and agree upon some other schouters, in which the same principle shall be observed, namely, that of excluding all controversial polats, and in which such grammatical, philological or historical explanations as are deemed requisite shall be arranged at the end of each chapter, and form the limit to which the master's comments shall extend.

If some parts of the Bible are more important than others, they will be found in such extracts. In abort, all that is therein should be read over and over again, marked and digested before a child travels beyond. It may safely be asserted that much more of the Scriptures may be so selected than ever will be read at elementary school, make the selection, made as it would be under the superintendence of able and discerning men, would be far better than could be expected from the discretions of the ordinary run of village action, in a superior of the children of the children and the superior of the children of the children of the children of the children of the children. On the country of the superior of the children of the children of the children. On the country of the children of the children of the children of the children of th raised by subscription.

Again, the time which is not fixed upon for this purpose by the majority may be

Again, the time which is not fixed upon for this purpose by the majority may be devoted to the extra religious instruction of the minority, if any person can be found to supply it. By this arrangement the majority lose nothing, and the minority are guaranteed something that they would not otherwise get. Every child will have the means of religious instruction, of a sound and unimpenchable character, up to a cartain point; and the children of the majority will continue to have precisely the same opportunity of receiving any further religious instruction, which they have hitherto been in the habit of enjoying, with this single exception, that it must be given either late or early in the day, and not, as heretofore, perlups, in the middle of school-hours.

There is nothing in this which takes the religious instruction of youth out of the hands of the clergy. It, on the contrary, confirms it to them. The religion, which it teaches in school-hours, is such as they have already approved of, and all beyond is left entirely to their direction.

to their direction.

to their direction.

These views I put forward, much in the same language, in letters to the Catholic bishop of Quebec, and some of the principal members of the English and Scotch church. The answers I received were any thing but encouraging. The bishop, who spoke as the mild representative of the feelings of his clergy, seemed to find no fault with the proposal respecting the extracts, but directed his chief fears and hostility against the principle which I laid down as the great foundation of my system, namely, the importance of bringing the two religious and races together in common schools. He saw no advantage in such a union—(how few Canadians do, or will own that they do!)—and he clung with fondness to a scheme, which, together with the bishops of Montreal and Sidyme, and is the name of the Catholic Church, he had developed in a petition to your Lordship for the establishment of exclusively Catholic schools for the children of that persuasion. He also feared the powers, which, in the system of which I drew him a sketch, I proposed to give to the superintendent or chief officer of education. He assumed that this functionary would never be a Catholic, and that he would invari by turn his influence against the Catholic Church. But, in the first place, I cannot see the justice of the assumption; and, secondly, whatever his religion may be, and indeed however illiberal his propensities, I conceive that my system would be so guarded against the possibility of this appears of abure, as to render the attempt much more dangerous to humself than to the religion which he sought to injure.

religion which he sought to injure.

The hestility of some leading members of the Protestant Church was founded upon the principle which has become so painfully familiar of late years in these educational controversies. It is empressed in the 7th of a series of resolutions adopted at a meeting of some members of that body, a short time after my departure from Quebes, "That we feel it our duty candidly to avow the conviction, that, on the part of a Protestant Government, no system of education whatever should be termed a untional one which is not based on the great Protestant principle of the unsestricted use of the Holy Scriptures;" in other words, upon the meet transitional principle of exclusion of an useful consequences to the Protestant Church, and it would be a declaration of war against the Catholic Church, whose ministers have been the only men of station among the French Canadians who never forfeited their falcility to the mother country.

But why introduce the discussion of this principle late a school-nature 2. I am for the

But why introduce the discussion of this principle into a school-system? I am for the unrestricted use of the Scriptures,—my Catholic neighbour is against it; but we are both agreed that, practically, is achools their use must be restricted; and therefore it would really seem very foolish of either of us to forego the advantages of education merely for the soke of asserting a principle which is not in the slightest degree affected by our assertion of it on such an occasion.

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proence umpthis o the The I am far from proposing to abandon this principle. In the pulpit, or by the family fire-side, I would maintain its treth; but I conceive that its assertion, as proposed by the petitioners, would be attended with no practical advantage, but, on the contrary, with the great practical evil of for ever elienating the affections of the majority of our colonists, and of thwarting the surest means remaining to us of regenerating this unhappy land.

of thwarting the surest means remaining to us of regenerating this unhappy land.

I do not wish to be understood as admitting that these are the opinions of the entire Protestant clergy; perhaps the exceptions are as numerous. The Episcopalian olergy are almost usanimously hostile to my scheme, the Presbyterian divided; but I fancy that I may claim the sympathy of a vast majority of the different bodies of Directors.

I heardly developed my views to one of the laity of British origin, who did not contially enter into them. From this class the strongest support will be given to a liberal scheme. The laity of French origin are strongly averse to the amalgamating principle, and of course still more so to the kindred principle of Anglification, upon which this as well a all future Canadian institutions must be based. Such principles of course shock their feelings of nationality, and they would in all probability for a long time keep back their children from the contemplated schools, were not still more suppopular means resorted to to induce them to conform, namely, taxistion. Hitherto unaccustomed to any contributions, the impusition of one even for this purpose would at first be considered a great hardship. But it is idle to dream of giving good instituctions to Canada without calling upon its lababitants for direct pocuniary aid. It is visionary to think of supporting as extensive system of education, simply by grants from the public chest, and equally so to rely on the voluntary sacrifices of a people, who would rather see their children altogether menducated than set the dangerous precedent of doing any thing for themselves.

To indirect taxation, I found many Canadians not averse; but, upon argument, I found

To indirect tuxation, I found many Canadians not averse; but, upon argument, I found them differ greatly as to what were the best objects of such taxation; and the more general and better opinion I think was, that such a resource was uncertain and inadequate. However, there are many reasons besides its greater certainty, in favour of direct taxation. There is no waste in collection, and the parties who pay see how their money is applied. The feeling is irresistibly forced upon them, "If we are obliged to pay, we will have our money's worth;" and however unpopular the schools might be, the tax would soon fill

This truth I have shown, by extracts from their reports, to have been fully and frequently acknowledged by committees of the House of Assembly.

The principle adopted in the American systems would perhaps be the best; viz. to require each school district to furnish, by assessment among its inhabitants, an amount at least equivalent to the sum apportioned to it from the public funds. In the towns, perhaps, least equivalent to the sum apportuned to it round the point stude. It is the town, perinding it would not be anreasonable to tax to twice that amount. After all, this tax, levied as it would be, generally, and according to certain proportions, upon the community at large, would fall far more lightly than did the demand, under former systems, upon parents sending their children to school of payment at the rate of 2s. per month for each.

their children to school of payment at the rate of 2s. per month for each.

Supposing that 50 children attended school for eight months in the year, formerly 50 parents would have had to pay 16s. per annum a piece, making in all a sum of 40. Now I suppose in such a school district I may safely say there would be 100 taxable inhabitants. Accordingly, each (assuming they were taxed equally) would only have to pay 8s. to make up the 40.; or supposing an extra 2s. a piece uccessary for fuel and books, only 10s. or two dollars. It is hardly worth while combating the argument, that the expenses of the education of children should be borne by their own parents, and that they cannot justly be imposed upon those who receive no benefit. They all receive a benefit; and if A.'s child cannot go to school because neighbours B., C. and D., who have no children, will not help to support the school, these same worthy neighbours deserve no public assistance in detecting or punishing the depredations which A.'s child, from want of a good moral education, and the vicious habits engendered by idleness, commits upon their property, or any other outrage he perpetrates against them.

Dr. Meilleur, a member of the House of Assembly, always an active member of the Education

Education 303.

edis (D.)

APPENDIX TO REPORT ON THE AFFAIRS OF

Risention Committee, and one of the principal framers of the rejected Bill of 1836, says, in the "Populater" of the 10th September alogi, that among other dattes of least transcent these was this,—"d'obliger tone in infant à aller à l'école de leur assondiacement, especial, depuis l'age de d'ann juequ'à chiel de 11 inclusivement, especial desse ne desistant à une natur école, et ce seue paine d'une amende de 5 à no chellen, que les paramentais de partie a ceraint desse le cue de payer mux aindies par suite d'une passensie intendie per que d'une passensie intendie par que d'une passensie intendie de tables amendes, p'il y en avait, serait campley à procuser oux cultum passens les ches amendes, p'il y en avait, serait campley à procuser oux cultum passens les ches autil fear democra erroit ouverte." Ac.

As regards the character of this proposition, it is just as spingues as mines, but it has the fault of throwing the entire burthen en the parents, instead of dividing it among the locality. In addition to the payment of half the meater's asiary, the localities should be made, moreover, to supply the school-house and master with fuel, and to keep both houses in repair. Part of the original expense of building should be defrayed from the qublic education fued (previded that the gross amount of such payments should in so single year exceed a certain amount, say 2,500 cl.), and the remainder by the locality.

Perhaps a larger assistance might be afforded under this latter hand from the education fund for the liret two or three years, because it would be impossible to bring the whole system thus baseduated steps. These savings might with great advantage, therefore, be employed about this first and indiperments perfeminary; and in the course of two or three years every district in the povince might be supplied with its schole research beause.

Again, when the necessary assessed it represents a should connect the whole population of Lower Canada in 1850 was estimated at about ton, o

counties, would be a coo l. per annum. A sum of 20 l. additional might without difficulty be raised in each county, so as to raise the master's salary to 70 l.; the allowance of the 60 l. being in every case conditional in the previous collection of the 20 l.

These model achools are of infinite importance, because they not only supply the means of a better kind of education to the better classes in each county, but may be made to hold out strong incentives to the ambition of both masters and scholars of elementary schools.

By the masters they might be considered in the light of 40 prises, to which any one or them might reasonably aspire; and a promotion to which, supposing an equality of qualification, should go by preference to an elementary schoulmaster of the county in which the

vacancy occurs.

Again, there might be attached to each model school, to be ruised in like manner from the county, a sort of scholarship of the yearly value of to L. This sum, which of course may be increased to any amount that is pleased by voluntary subscriptions, should be devoted towards the maintenance at the model school of a best boy from each parish, to be elected towards the maintenance at the model school of a best boy from each parish, to be elected towards the maintenance at the model school of a best boy from each parish, to be elected towards the maintenance at the model school in it. This boy should intend to devote himself to the occupation of teacher, and after having completed his studies there, should have a certificate of qualification for the "indigent like" at a new label to the second and the maintenance are the model and the second and the

completed his studies there, should have a certmoate of quantonion for the "inergent list" at a normal school, or some academy receiving government assistance.

There are 40 counties in the province, and, on an average, six parishes or townships in each. Accordingly, each best boy would receive a little more than 1 l. 13 s. a year towards his maintenance, which would be a consideration to many who at the model schools would be out of reach of their own home, and which, taken with its consequences, would present an infinitely preferable object of ambition to that of the 10 s. prize-money of past systems. I am aware how unevenly this fixed reward would operate in different parishes according to

the number of subsol districts in them; and, no doubt, the suggestion is susceptible of much improvement. Bly object is merely to throw it out as one which will be never-much heps to view.

These there would be in every district a moster doing his best to be promoted to the model schools these latter would get certificates for the normal schools, and altinomers, cleans matter thips which would consult against certificates for the normal schools, and altinomers, cleans matter thips which would consult against the results of the support of the holigent lies," which would consult against the results of all little more than a function of persists above referred us, then assuring to each such he members, upon the calculation of persists above referred us, then assuring to each such known to require any minute description. Attached to each should also be attached as considerable farm, on which the papil school daily work, and where, each the superintendence of a competent professor, they should make themselves perfectly acquainted with the various unders improvements in agriculture. Herestree, when the mational system is in full operation, is will be necessary to require of very person desiring to be a schoolmaster under it, a certificate of qualification. I should conceive that such of these three schools to be efficiently supported weald require an annual support, an all events, for a long period, of 1,000.18

Both normal or model schools ought immediately to be set on foot, because they may both be made to supply one of the first wants of the new system, namely, competent tachers. It is very clear that many of those first appointed, whatever pains may be taken to excite them, will be in need of instruction themselves. I would therefore again, that all masters of elementary whools should be obliged for a certain period every year to attend the model schools in their county, until they receive a certificate of "complete qualification for basilities. With this view there must either be a difference between the times.

at once 1,300 new places of profit to which well-educated men may look for honourable support.

But not only are these incentives held out to meaters; their power of doing harm is much abridged; all interference with politics is interdicted, under penalty of removal; their powers of interference in matters connected with religion are strictly limited; their scholars are obliged to bring with them books specified by a superior authority; in short, little is left to a master's mere discretion; his chief care must be to act up to his instructions, and to maintain his character for decency and diligence.

I now come to the provisions for inspection and supervision, is which the vivality of every system of education must ementially reside. However good the scheme may be in theory, with whatever precautions it may be guarded in written books of rules and Acts of Parliament, all is of no avail unless that scheme is watched, and those precautions enforced by an honest and active inspection. The church, and more especially the Catholic branch of it, have long maintained that the education of the people is emphatically their department, and ought by right to be subjected to their immediate control. Heretofore, when that body monopolized all the learning of the times, it was right to concede this claim; but a different distribution of intelligence exists in the present day. The science of education is now more generally known, and a more general interest felt in its advancement. The people every where assert their right to some share in the management of institutions for which they pay, and which are intended for their benefit; and a long experience has shown the advantage of paying well for direct responsibility over confiding to the read of unremunerated, and therefore independent, service.

Clerical control and national schools are incompatible in a conntry where there exist two religions; and it is very certain that the clergy would not be over anxious to carry out a scheme

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The normal schools should, if po. this, be in the neighbourhood of each of the three great towns. have is a farm near Beauport, forming part of the Jesuits' estates, now under a lease which will nortly appre, and the remainder of which saight advantageously be purchased. This would be a most simple spot for the normal school in the district of Quebec. It would also be of great utility to attach a rm to each model school. I imagine that there would be little danger of the cost of purchase and implanents, &c. being before long repaid out of the produce.

coheme founded, like the one which I have sketched, on the principle of perfect religiouses, and the control of masters, at all events, in Catholic perishes. They assert that there is no other guarantee of their morning. The capacities of the short of masters, at all events, in Catholic perishes. They assert that there is no other guarantee of their morning. The superisense of the close of persons who field that office, under previous Canadian systems, by the appointment of illiserate and partiant trustees, justifies to a great extract their janualces ce at this point; but I canonive that, under the management which I have in view, there is no room for their apprehensions.

But I would give the resident clergy a concurrent power with the local trustees in the selection of master; and in their character of visiton, which they should be at afficie in all their parish schools they would have the opportunity of reporting upon any misconduct which they might discover in them, and forcing an inyestigation by the proper authorities. That this investigation is not to be housely conducted under the presentations which I propose to enforce is an augustrous and unwarranted imputation.

I now come to the question of popular or local control. The past systems, which left, the entire direction to trustees elected by the inhabitants, afford a bad example of the conceptual of the school seater, but proper conduct of the school exests, the proper conduct of the school exests, the proper croposities of school monies, and, in general, the proper working of the school system, it is clear that they should have some direct and considerable custrol. Perhaps, however, instead of taking a part more time by abstract arguments, it will be better to give at once a slight sketch of the machinery by which I propose to our you the government of the national system.

I will begin by asseming that the country is to be divided into municipality, and the proper conduct of the astonation of any plan. If a cach municipality and the proper conduct

be expressed in the report.

be expressed in the report.

In the three large towns this management must be slightly different. In each a certain number of public elementary schools (liable of course from time to time to considerable variation) should be established by commissioners elected for that purpose, in the same manner as the other municipal officers. At the same time should be elected (say .g) trustees to have similar powers with those in rural districts, a certain number going out yearly, and others being elected in their stead. The visitors should be the heads or seniors of each religious denomination, or their deputies; five persons elected by the municipality, and five by the inspector. The same regularity of reporting and publicity, &c., will be required here as in the country.

The province should be divided into three inspectorships, comprising as nearly as possible an equal population, and under the direction of three inspectors appointed by the Governor; one to reside at Quebec, another at Montreal, and the third either at Three Rivers, or some more convenient place. Their daties should be to receive and college to reports

There have been so many complaints of the past unfairness of the divisions of districts, that I should commend, as I have before said, the first arrangements of this description to be made under the immediate sperintendence of an Education Commission.

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y the Three te the reports of all subordinate efficers; to determine, subject to appeal to the superintendent, all questions relating to the schools in their inspectorship; and to report twice a year to the superintendent, each report to be printed in one or 1 re newspapers most in circulation in that part of the country, and a copy to be sent to each municipality. Once a year, if possible, or, at all events, twice in three years, they should visit every school of every grade, in their inspectorship, receiving government aid. These are offices of so much importance, that in order to attract well-qualified persons a handsome salary must be attached to them. For this purpose, I should think 400 l. a year to each would be sufficient, with an additional 100 l. for travelling expenses.

The office of superintendent or chief officer of instruction ought to be one of the highest dignity in the province. He should keep himself (and so should the inspectors), under penalty of removal, completely aloof from politics. He is to be trustee of the permanent education fand, and is to distribute it according to the precribed proportions. He will have to lay down rules as to what books are to be used in schools, the hours of attendance, &c., and to interpret the Act under which the system is created. His decisions should be binding in all matters relating to school discipline. He should receive the reports of the inspectors, and lay them; together with his comments on them, as well as his observations on the general concerns and condition of education in the province, annually before the legislature. This report, like all the others, should receive the widest possible circulation. He should reside at the seat of government, where an office and secretary should be found him, and should have a suitable salary, say &col. a year. As the working of the system will materially depend upon this officer, it is needless to urge the necessity of a discrete selection, and of the most careful accuracy in defining his powers. Both he and the inspectors should

Such, then, my Lord, are the principles on which, in my opinion, a national system of education for Lower Canada should be based, and such the rough outline of the methicarby by which it should be worked. I have made no attempt at originality, but have constantly kept in view, as models, the systems in force in Prussia and the United States, particularly the latter, as being more adapted to the circumstances of the colony. The office of inspector is somewhat new to that system, and provides, I think, against its most serious defects, but almost every other suggestion which I have made is vindicated by the most successful experience in one or the other of those countries.

From a system so founded and so managed, I anticipate the happiest results. It would be one into which religious dissensions could not find their way, and which political men would have no power to pervert. It would impress upon the people the important truth, that education was as much their own concern as that of their rulers. It would forward energetically the great national objects we should have in view,—uniting the two races and Anglifying the Canadian. It would be provided with teachers well qualified in station, character and acquirements; and pursuits of utility would be encouraged in forms at once popular and practical. A general feeling of emulation would be created, both among masters and pupils, by the prospect of honourable and substantial distinction. Its faithful administration would be guaranteed at once by the interestedness of its subordinate officers, and the disinterestedness of the superintendent and inspectors; but, above all, by that best of human securities, the perfect publicity of its minutest details.

That such a system will at first be assailed by a great many objections, I will administ. By

That such a system will at first be assailed by a great many objections, I will admit. By the great mass of Disserters and by nearly all the British laity, I believe, it will be fully approved. And, indeed, to each of those parties, among which its opponents will be found, there will be many parts of it highly acceptable. All religious denominations, for instance, will approve of its guarantees against political contamination, and politicians will not find fault with its being placed out of the control of the Church. Of course, a variety of exceptions may be taken to the details of my scheme, particularly to my imperfect development of them, but by these I do not profess to abide. I thought some such sketch as I have given was necessary for the illustration of it, and I am outer ready to believe that in have given was necessary for the illustration of it, and I am quite ready to believe that, in order to render it practicable, many important alterations must be made.

order to render it practicable, many important alterations must be made.

If, however, the unpopularity and not the intrinsic merits of measures is to be a consideration now, I should conceive that the trouble of legislating for Lower Canada might as well be spared. Unless the principle of Anglification it to be unequivocally recognized, and inflexibly carried out, of course all such proposals as mine must fall to the ground; but, if it is to be recognized and carried out, where will its popularity be found? Is it not, in other words, waging direct war with the dearest prejudices and fondest hopes of the vast majority of the people? and carr any caution, in the way of half-measures or of delay, deceive them as to the object, or disarm or even mitigate their hostility? It is not without feelings of sincere aversion that those who avow liberal principles of government can so far abandon them, as to entertain propositions like these for trampling upon the opinions and feelings of the majority. But, yet, in Lower Canada, original blunders and continuous mismanagement have produced such desperate discuses as to leave none but desperate remedies. The colony will not be worth our keeping unless it is Anglified. The French 303. 303.

najority detest and will resist such an attempt. If made, it must be made at once, and rigorously,—openly around and steedily pursued. Every new institution gives to the rountry must be subservient to this end, which, the sooner accomplished, the shorter the struggle, and the earlier the recompense; but, in the pointful interval, popularity must not be hoped for, conciliation nor attempted.

ach considerations alone have induced me to submit suggestions, which I feel sure is other circumstances, would be repugnant to your Excellency's generous disposition and

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A question still remains—" How is this system to be supported?" The annual demand on the permanent fund for the maintenance of the elementary school-system, when it is a fall operation, would, on the foregoing calculation, be about as follows:—

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15-La plece towards masters' mission to 2,000 schools	19,500
Towards building houses	1,500
Towards relieving poor districts with the comment of the comments of the comme	1,500
gol. a piece to 40 model schools	5,000 .
Three normal schools, including 500L between them for " indi-	
. gent his \$77 and many finished	3,000
Three inspectors, including travelling expenses One superintendent, secretary and office	1,500
One superintendent, secretary and office	1,000
Printing, &c. in different departments	500 ,
4.	39,500

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The elementary schools in the three great towns are still unprovided fire. Considering their large population, and that there every child would be within reach of the schools, a less sum than 1,000 L a year to each of the cities of Quebec and Montreal, and 500 L to Three Rivers, would not be sufficient. Before, however, either should be entitled to its grant, it should have raised, by tuxation, a sum of twice that amount. This would raise the annual charge on the education fund to \$5,000 L. The cost to the inhabitants, to be raised by tax, and added to the above sum, would be, in town and country,—

Ditto	in elementary schools in model ditto	w w 800
		£. 30,000

Great as these two amounts appear, they are not under either bend as large as would have been required to carry out the provisions of the rejected Bill of 1836. The sum to have been supplied from the public chest, for the support of elementary model and normal schools, would have amounted to upwards of 40,000. per anness; and the following sums would have been raised from the inhabitants by assessment, or by monthly or irregular

payments.

The country was to be divided into 1,658 districts. Now, supposing, that in each school there was only the minimum number of children (namely 20) in attendance for eight months only in the year. Each of these being required to pay 22, per month, the aggregated payments under this head, arising from the inhabitants, would have amounted to 6,528.

This is supposing, as I have said, that only 20 children were in attendance at each school, or 35,160 in all; whereas the number of children throughout the province, between 5 and 14 years of age, is calculated at about 100,000.

and 14 years of age, is calculated at about 100,000.

In addition to these monthly payments, localities were made to contribute 5,000 L a year as their share towards the salaries of masters of model schools. Their share in the cost of building school-houses, was to have been 5,000 L a year at the least, I believe; and estimating the cost of books at only 72 L, there would be coming on the whole from the pockets of the inhabitants, in respect of elementary education in the rural districts alone, a yearly sum of 30,600 L; whereas under the system I propose, the inhabitants of the same districts would be only taxed to the yearly amount of 25,000 L. There is this further difference, I think, in favour of mine, that the raising of the 30,600 L fell entirely upon, at most, 33,150 parents, whereas my 25,000 L will be divided probably between 200,000 tax payers.

Under the system, then, proposed by the Bill of 1836, 33,160 children might sposive a very miserable education at a cost of about 71,000 l. per annum; under the system I propose, at least twice that number of children may receive a very excellent education at a yearly cost of only 57,000 %.

Still, however, the question remains unanswered, from what source is a personant education fund of 35,000 L. per annum to be raised? The only means towards it at present available to the province, are the yearly revenues of the Jesuiu's estates and the 80,000 L. belonging to the same fund, which are, or which ought to be, in the hands of the receiver-general. The 80,000 L if well invested, might produce 1,800 L a year; and the estates

of justice belong, of course, just as exach to the elecation fand as any other parternance. This though no more than an est of justice, would be felt as one of grace, and. The clergy reserves. There is no doubt as to the almost universal popularity appropriation of this much-disputed fund. The entire Episcopalism clergy, and Presbyterian, would be violently opposed to it; but I think I may say, that we few exceptions, every one also in the province would half it as a happy capelles the same time putting an end to a great national quarrel, and conferring a great of

It is impossible to estimate with any emetuons the raise of this concession to the education fund; but purious it may be eafe to say, that, in addition to what may be permanently secured from the above and other courses, annual appropriations of from 20,000 to 25,000 to 35,000 to 10 to 1

any of its component parts.

In his annual report, the superintendent will lay before each branch of the legislature an account of the expenses of the system, and, after meeting them as far as he is able by its "permanent funds," will apply to the province for the remainder. If this refused from any capricious motives, the system must fall to the ground; but such a refusal would argue a state of things in which it would be impossible for education or any other useful institution to thrive.

useful institution to thrive.

I have as yet said nothing of the encouragement of superior educational institutions. The best system for adoption respecting these would perhaps be one closely resembling that in force in the state of New York, namely, to distribute annually a fixed sum between all the establishments of this grade in the province (with certain provisions as regards legal incorporation, property and utition) in proportion to the number of pupils attending each. They should have been incorporated in accordance with the provisions of a general incorporation law, and their permanence thereby secured. They should have been endowed to a certain reasonable extent, and their teaching should be of a certain character, so as to give them the rank of academies or colleges. They should be subject to an annual visitation of an inspector, and be required to conform to such purely literary injunctions as might from time to time be specified as conditions of the public grant. One invariable condition should be the teaching of English, in a manner satisfactory to the inspector.

An amount of probably from 4,000 l. to 5,000 l. per annum would be necessary to serve as an incentive to the erection and endowment of such institutions. A portion of this sum might with advantage be laid out in the shape of a contribution towards academies, which

as an incentive to the erection and endowment of such institutions. A portion of this sum might with advantage be laid out in the shape of a contribution towards academies, which should themselves raise a like sum, (50 L for instance) for the purchase of books and apparatus. It would be desirable also, in consideration of the lamentable deficiency of the means of superior education within reach of the higher and middle classes of British origin to devote 250 L per annum towards the support of each of two large English grammar or public schools at Montreal and Quebec, upon a like sum in each place being first of all provided by voluntary contribution. These schools, however, should be open to all, the teaching being entirely in English. The same restrictions as to religious instruction should be in force as in the elementary schools. The trustees should be chosen by the subscribers out of their own body. The nomination of the masters should originate with them, but be subject to the approval of the superintendent; and, in case of disagreement, the Governor should decide.

Nor would this annual grant of 8,000 L for superior education entire could be a superior education on the superior education of the superior education or superior education of the superior education of the superior education of the superior education or superior education of the su

Nor would this annual grant of 5,000 l. for superior education quite equal those made for a similar purpose for the last five years, the average of which was about 5,200 l.

The claim upon the permanent fund would now, for the entire support of every species

The claim upon the permanent fund would now, for the entire support of every species of education, amount to 40,000 l. per annum.

I have before noticed the great anxiety of the higher class of colonists of British origin for the establishment of a university. I am fully sensible of its advantages, but will abstain from saying more on the subject than that its character and means of support must depend materially upon the nature of the future government of Canada. If any upion of the British North American provinces is effected, a university, jointly endowed by them, might be erected on a most comprehensive scale, embracing faculties of arts, theology, law, medicine, &c. Its proper seat would seem to be Quebec.

In conclusion, if any system such as I have sketched should ultimately be adopted and confirmed by law, I should strongly recommend that it should gradually be put in force by a board of commissioners somewhat similarly constituted to that of the board of Poor Law Commissioners in this country.

The following would be among their earliest duties. To set the normal and model schools in operation, and at once open the elementary schools on the new system in the three

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Mr. Dunkin, in his report, which I had not received when the above was written, estimates the probable sture income of the Jesuits' estates at a far higher amount.—See Appendix (A.) p. 160.

three great sowns; to lose no time individing the openiny into districts, either personally, or by means of sesistant commissioners, visiting every locality, and superintending the necessary irrangements; and to appoint two committees, one composed, as before suggested, of derroymen of different personal case, to prepare a book of Bibbo-estructs; and another composed coording to their discretion, and under their own immediate control, of persons whose reviews it should be to draw up a list of health fit to be used in the elementary, model and normal schools, and also a ceries of rules and regulations for their management, in trict conformity with the provisions of the new Act.

Until the system should be sufficiently advanced to require the aid of the inspectors and superintendent, this commission would of comm continue to sit and arrecise their motions.

Such are I and an attendent to the commission would of comm continue to sit and arrecise their motions.

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functions.

Such, my Lord, are the principal suggestions for a future plan of education for Lower Canada, which the past history and present condition of that country, and the amalogies of similar experiments in other countries, in my opinion, combine in recommending.

In laying them before your Lordship, I am fully sensible of their many imperfections.

I have, \$12. (signed) Arthur Buller,

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APPENDIX.

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Appendix (A.)

JESUITS' ESTATES.

RETURNS made to EDUCATION COMMISSION, 1828.

(A. 1.)—Extent, &c. of Properties within the Jesuite Levates.

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Name. Patter 2	Front.		Arpents.	Arpenia Surveyoù	Arpents Conceded.	OM. Concessions	New Concessions.	Argenia Unconceded.	Land otherwise disposed of than by Concession. Extent and Disposition.
Sillery of a mire of a mir	1,	14	10,884 108,840	10,564 41,600	10,380	10,128	152 25,400	900 65,570	For the Chusch
Notre Desse des Anges	1	•	30,934	98,294	87,744	22,744	5,000		Honor Massaye 1,000 For the Church Meadows of Auvergae, under lease 271 Domain Farm, under lease 271 Mills 2 2120 130
Belair	1		14,119 .	14,112	13,902 336	9,187	4,718	210	
A Vacherie  from an original survey exclusive of streets.	•	•	60 £		29.1		20 \$	•	Here Point - ditte - 56 Hessh Let - ditte - 6 Homan Cathelie Cherch - Fre: Marine Homital Grants Episcopal Church
Sity of Quarters			See List &	Empleome	<b>.</b>	•••	* 1,•	• y • 4;	Episcopal Chiroch.]  - college and garden used as he recks, and part of Gorden Street. An irregular aport of grounear the gool, eccepted by the Fire Society.  Ditto on Bampart Street granted to the Nation A School.
			.,		-		1 5		Ditto to the corardganistes
oint Levy			960 1,180	960 1,180	1,189	960 1,180			Arpen
Betissan	. 9	20	282,240	70,064	66,489	41,078	25,361	209,937	Domain Farm, under losse 84 For use of mills
Cape Magdelon Island, St. Christopher		20	283,240	68,000	- 80	80	26,000	193,000	Forge Beserve, under lease 25,94
Island, St. Christopher Town and Banlions of Three Rivers.			675 <sub>1</sub> 6	675	594,8	594,6		- 61	trustees of common claim this as being in possession
La Preirie		•	56,448	56,448	56,443	58,400	43		two vacant lots reserved for a college and market
Sty of Mostreel			3/4						place - 2,5 - with the exception of 530 to comprising three emplacement the whole in occupied by Gove ment for a court-house and gas
Tadomena		1	400				0 0	400	

Office for the Management of the Jesuite' Estates, Quebec, 5 October 1887.

J. Stewart, Com.

(A. Q.)....ARRIGHE FIRE within the JERUITS' ESTATES.

In what Seigniory.	Designation and Dimensions.	No. of Square Arpenta.	Date of Grant.	Name of Original Grantes.	Name of Present Holder.	Annual Rent and Charge.	Receipts at 30 September 1837.	Arrence at 30 September 1631.	Arreare at 30 Septembe 1887.
Siliery - Notre Dame des Auges.	Monacau - St. Ursulo - Grandpré -	566 353 2,496	1637 to 1659 11 Feb. 1654 28 Apr. 1656		Charles Panet Ursulines - Mrs. Zcuch -	Foi & Hommage To furnish aven Foi et Hommage	et dénombreme	nt every 20 year Persuas every 1	a. Potetion.
Batison	League in front.  1 League in depth.		1 Aug. 1664	De la Touthe -	D. Mouro and M. Bell.	Poi & Hommage			
Cipe Magdalan	Hertel - Mareolet - La Pierro - La Poterio -	1,100 1,590 960 100	: : :	: : :	: : :	A beaver-skin er di A mark of silver	to	d	known. itto. itto.

Office for the Management of the Jessite' Estates,

J. Stewart, Com,

ENDIX.

	•					Walte		-
Where situated.	Description	Date of Law.	1	1		1		30 Gp. 1031. 30 Sp. 19
Seigniery of Billery.	Gree Dista	14 Separate 1828 30 January - 1886	W. and G. Pumbura. John Leader J. and J. Jeffery	ğ- 1 1	355	1867 - 1845	And 300 L per some for 14 years man. Disa in farmer of 18. Sharpes depend in companies of the 48 terms remarks in	7
eigniory of St. Galariel	Ditto Grist-mill	31 " " 29 29 Outsleer - 1551	R. Hough	# ^!	8 51	1 May - 1667 1 December - 1838		* # # # # # # # # # # # # # # # # # # #
Seguinty of Notre Dame Grist-mill	Ont-mil.	4 June - 1696 6 April - 1693 14 August - 1887	J. Harten	· n ni	51 75	1 Ocean 1838 10 July 1844		22
	Para Diss Diss Maders of Assurge	27 April 1646 12 October 1835	A. A. Versen. Chan. Sanith John Lase B. Lachaers	1166	8288	1.16.y . 1845 1.16.y . 1845	The was and circ 1,000 L a Comment Ditto . 2,300 L - ditto.	
La Vacherie -	. Hare Point Beach Let	11 1620 25 January - 1637	Che. Smith	4,	+ i	1 May - 1860 1 October - 1843		3 2
Beigning of Beisess		31 October - 1834 11 July - 1835 18 April - 1836 4 September 1838	L. Marchand N. Marchand F. Manicott	1 444		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Lanca above say to chick of the control of the cont	**************************************
	Parm Resty Diste Great Class	7 April - 3834	J. and W. Samerrike Probase Lacourrière	P111P	11104	<b>1</b>		Drentar a
Seigniery of Cape May- Reserve fa	Reserve for use of forgue .	24 April - 1834 10 October - 1837	Hencurable M. Bell J. Marchand	9,	146	1 January - 1884 20 October - 1846		
Sugniory of La Prairie	Ditte	6 February - 1835	Wide Dan	-		. 7 September 1941	Pays 1,100 minute wheat manually.	

Seign Seign Seign Seign Seign Town Seign La V. City of Point Seign Town Seign Seign

(A. 4)—STATEMENT of the REVERUE of the ESTATES heretofore belonging to the late ORDER of JESUTTS, in each Year, from 1 October 1831 to 30 September 1837. (Expenses of Commissioner's Office included.)

PROPERTIES.	From 1 Octobe	er 1881 to 80 Sep	tember 1682.	From I Octobe	or 1888 to 30 May	nember 1888.
PROFESION.	Gross Receipts.	Expenses.	Nett Receipts.	Gross Receipts,	Exponen.	Note Receipts.
Beigniery of Ellery  Beigniery  Beigniery  Beigniery  Noter Dame des Anges  La Varherio  City of Quebro  Point Lovy and St. Nicholas  Beigniery of Beilman  Town of Three Rivers  Beigniery of La Prairie  Torata, Currency	66 8 9 4 437 18 - 2 113 9 5 16 - 3 9 8 9 8 1 3 8 1	g. s. d. 106 1 6 384 10 10 6 10 2 45 15 10 11 4 11 1 3 17 - 2 - 4 4 477 1 11 34 1 9 2 4 4 8 292 7 5	2. s. d. 687 7 - 1 58 - 10 58 13 - 394 2 8 1 101 4 5 13 3 2 1 19 4 9 190 11 - 2 88 9 - 933 9 8	#. 4. d. 667 5 8 8 280 1b 8 52 7 4 886 2 8 8 165 6 8 184 8 - 16 11 10 8 242 19 1 8 963 17 9 8	2. s. d.  101 12 11 5 88 14 1 44 4 9 42 19 11 18 10 6 19 3 4 5 11 18 22 100 15 11 5 10 15 8 5	£. a. d. 765 13 9 217 1 7 8 2 7 313 3 9 146 16 - 165 4 7 14 18 6 183 17 10 29 3 11
	From 1 Octob	er 1833 to 30 Sec	tember 1884.	From 1 October	er 1884 to 80 Sep	dember 1885.
PROPERTIES,	Green Receipts.	Expenses.	Nett Receipts.	Gross Receipts.	Expenses.	Nett Receipts.
Seigniery of Sillery  St. Gabriel  Belair  Notre Danne des Anges La Vashorie City of Quabes Paint Lavy and St. Nichelas Seigniery of Heticana  Cape Magaciena  Town of Three Rivers Seigniery of La Prairie  Duduct Excess of Exponditure at Point Lev Nichelas, I Outsbur 1883 to 30 Septemb	289 3 - 1 25 12 - 1 25 2 - 1 25 3 11 10 185 12 7 10 14 6 12 10 - 2 283 7 6 1125 5 9 85 18 9 475 15 4 y and 84.	g. s. d. 67 5 - \$ 63 5 4\$; 3 19 3\$; 39 12 2\$; 16 35 1 13 1\$; 17 5 - 113 16 4 20 19 10 16 11 10 167 14 8	£. e. d. 294 10 1 3 175 17 7 3 21 12 62 236 19 8 3 119 9 2 9 1 5 3 166 11 9 3 104 8 11 67 6 11 807 18 8	945 17 7 2 91 6 8 30 - 7 2 418 9 - 163 11 6 35 963 4 8 1	g. s. d. 139 16 11 35 18 43 1 - 93 46 14 62 36 5 1 9 18 103 93 161 12 6 121 8 4 50 3 3 3	
TOTALE, Currency	9,033 7 71	540 6 1	1,497 1 6	1		5
PROPERTIES.	Gross Receipts.	Expenses.	Nett Receipts.	Gross Receipts.	Expenses.	Nett Receipts.
Belair Belair Belair Notre Dame des Anges La Vachorie City of Quebes Paint Levy and St. Michelas Seigniory of Batisona	2. s. d. 479 6 5 6 233 4 - 2 35 4 11 361 19 5 7 317 19 16 21 18 5 468 1 8 6 433 4 48 12 10 - 827 2 11 3,192 8 4 6	2. a. d. 135 3 10 46 16 4 4 7 11 47 3 9 3 10 1 2 3 10 1 2 3 10 1 2 3 1 1 3 1 3 1 3 1 3 1 3 1 3 1 3 1 3	8 10 8 820 3 7 185 15 11	498 - 62 156 4 2 1 25 18 10 3 7 9 10 508 6 6 1 331 10 6 1 104 1 3 993 14 6 1	£ a. d 84 5111 115 2 6 -18 4 8 482 14 8 26 4 6 3 3 14 11 162 2 2 11 116 11 11 169 18 7	243 2 2 8 5 3 15 5 10 129 19 7 22 18 10 6 14 10 336 4 4 214 18 7 67 16 3 603 15 11

Office for the Management of the Jossita' Estatus, "

J. Stewart, Com.

## (A. 5.)—STATEMENT of the EXPENSES in the OFFICE of the COMMISSIONER for the Management of the ESTATES heretofore belonging to the late ORDER of JERUITS, in each Year, from 1 October 1831 to 30 September 1837.

			PERIO	Di.		Salary			Allo for a			Mess	enge	ır.	Contin Stati Fue	ione	ry,	То	tale.	
1 October	1831 1832 1883 1884 1836 1836		September	1839 1833 1834 1835 1836 1837	 	 £. 200 200 200 200 200 200		.d.	£. 100 100 100 100 100	1111	d.	£. 36 36 36 36 36 36	1117111	d	36- 37 96 33	7	8 - 8 - 8 - 11 - 11 - 11 - 11 - 11 - 11	372	4. 10 11 19 1 7	d. 8 6 5 11
		1	OTAES, C	превсу		1,200	-	-	600	-	-	216	-	-	993	2	81	2,238	2	5

Office for the Management of the Jesuita' Estates,

J. Stewart, Com.

(A. 6.)-Statzens showing the Arrans due in the Proventins comprising the Estates belonging to the late Onner of Institute, at 1 October 1831, and 1 October 1831, and 1 October 1831, and 2 October 1831, and 2 October 1831, and 3 October 1831, and 3 October 1831, and 3 October 1831, and 3 October 1831, and 4 October 1831, and 4 October 1831, and 5 October 1831, and

_ 1		Cons. Res. 18 19 19 19 19 19 19 19 19 19 19 19 19 19	1 1 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	4		4	4 1 1	1 11 11 11 11 11	1 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	21		Tek American 100 mm 1001.	Total Annual Total Annual Management of the A & A & A & A & A & A & A & A & A & A			3 (11/2)	3 311.14 .	1 11 4 3
Seigniery of Baisces Ope Megistes. Tom of Then River		1,000 14 00 1,000 14 00 16 Herm	246 5 5 207 11 10		9		• •	, <b>.</b>		• • .	11	# . # .	1,80 17 6					-
Sugariery of La Prairie -	1887	* = = = = = = = = = = = = = = = = = = =	1,367 8 10	**	1 1				1		•	220 12 7		1	1 1	1		

Les for the Mangarant of the Jamis' Manay

Series Constitution of the last of the las

(A. %)—Computed Gross Annual Revenue of the Estatus beretofire belonging to the late Order of Jesutts, exclusive of Lado at Ventes.

Seigniory of Sillery: Old Concessions New ditte, in Dunnin	: :	: :	: :	: :	20 2 64 166 9 113	E. a. 4.	a a d
Coves Hough			. 2.	ao		176 19 8 8	
. Dumborismo			- 1	10			
Sharpien	•	: :	- 1	10 10		1	
			_		1,080	1,000	1,955 19 5
Seigniery of Suint Gabriel : Old Concessions - Neer ditto -					77 18 2		
Non ditto			•		59 7 44	117 . 64	
Mill at On Lorotto -					69		
Mill at Oul Lorette Mill at Jenne Lorette Out-mill at Val Cartier			: :	: :	67. 10 -		
	200 I					181 10 -	949 18 4
				: :	79 8 -		200 10 0
		•	• •			88 14 1	
Constitut of 1,500 l, at 5 p Ditte 2,200 l,	er cont.	: :		: :	90		
Mondows of Auvergae Mill at Charlesboarg - Disto near Beauport -				: :	190		
Mill at Charlesbourg -					107		
	• •	• •	• •		27 10	474 10 -	
Seigniory of Belair : Old Convention New ditto					97 7 13		568 4 1
New ditto			: :	: :	18 9 94		
Jole nex Renex en Seigneus	ie -					45 17 84	45 17 8 - 18 10
La Vacherie, en Roture :							
La Vacherie, en Roture : Old Concessions - New ditto				: :			
		•	•	•		406 2 8	
Hare Point Binch Lot	: :	: :		: :	36		
City of Quebec:						68	474 8 5
Old Concessions, en Reture					41 14 74 29 19 3		
New ditto, free and commo			•		39 13 25	71 6 104 - 8 1	
Less psyable to the Fabrique		* . ,	•			- 8 1 6	70 18 9
Point Levy, doubtful whether en Old Concessions -	Seignouri	e or en B	loture :		2 18		
Saint Nicholas, doubtful whether Old Concessions "				٠	4 14 6}		
Seignlory of Batisean:						7 18 6	7 12 6
Cons et Rentes	• -	: :	: :	: :	203 6 2 7 8 1		
Three Mills, average of six Permission for another mill	years -				216 5 8		
Constitut of 1601, 10 s. 9 c	to grind L, at 5 p	No minos er sent, -		454	6 5 -	1 1	
2.0000000000000000000000000000000000000				: :	27 8 -	1	
Ferries					2 10 -	486	400
Seigniory of Cape Magdelen : Old Concessions						400	
Old Concessions New ditto	4 -				200	900	
Mill Forge reserve					146		
		•		•	70	991	***
aland of St. Christopher, en Se Old Concessions -	igneurie :				- 1 3	- 1 3	491
	anvia -						
Form of Three Rivers, on Seign Old Concessions	• •				2 18 6 8	2 18 8 1	2 18 .
achirigny in Three Rivers, en i	Seignourie	12					
					2 1 8	9 1 6	2 1 4
Seigniory of La Prairie, Cens et Old Concessions 961 è minets wheat, at 5 s- New Concessions 9	Rentes :		£. 15	33 - 8			
961 & minets wheat, at 5a-		: :	- 24	10 5 7			
				83 15 9	437 1 -		
Mill, on an average of six y Constitut on 861 i. 11 s. 5 c	ears .				301 18 - 21 13 10		
	v ja				21 10 10	760 7 10	760 .7 10
Sentreel, on Roture :					- 8 8	- 8 8	- 5 5
ı		Tor	AT	ε.			4,389 19 1
		- 44					Acce 19 1

Office for the Management of the Jesuito' Estates, Quebec, & October 1838.

J. Stewert, Com.

(B. 1.)—Statement of the Receives and Expanses of the Solgniory of Sillery, for each Year, from 1 October 1831 to 30 September 1837.

				GRO		RE	CI	IPT	4.				Nott Reseipte		OMAIN		1
	PERIO	D.	On the	MA Commo	_	a. Lada Vanjes		New Co	Led at Ve		Agent's Commission		OM Consessions	Green Ressipte.	Agent's Commission	Serveya	
10::::	1880 m 1880 m 1880 m 1884 m 1884 m 1884 m 1886 m	1886 1886 1888	2. 34 36 1 7 36 1 80 1	10	#. 78 543 85 815 86	17				4	* 4	1 10 1 14	#. A. d. 109 1 6 341 1 63 63 14 35 216 9 - 27 1 8 83 17 104	71 4 104 79 4 114 69 4 11 140 7 84	# 6 d 7 1 71 71 7 1 7 1 7 1 7 1 7 1 7 1 7 1	4	•
	DOMAIN-	/continue	4)	Green	_	A	Z 4	T	Note		Missella- prous Expenses.	G	Total	Total Note Recoipts.	P	BRIOD	
•	£. E. d. 8 10 - 4 17 6 44 9 - 18 8 - 4 17 8 18 7 -	19 13 65 1 16 6		600 - 417 10 917 10 648 10 380 - 430 -		81	17	# #. 61' - 87. - 19 - 76 - 34 - 38	15 15 15 18 18 18 18 18 18 18 18 18 18 18 18 18	4	£. s. d. - 6 - 10 - 11 4 12 61 6 13 9 44 7 11 5 14 9	1,	#. s. d. 793 8 64 887 5 86 881 10 92 170 1 76 479 6 84 663 11 9	£. a. d 687 7 7 765 12 1 294 10 1; 1,030 2 8 344 2 7 579 2 9	1 Oct. 1881 11 1881 11 1881 11 1881 11 1881		1889 1833 1884 1835 1836 1837

Office for the Management of the Justin' Hoteles, Quebes, 39 August 1820.

J. Stewart, Com.

## (B. 2.)—Statement of the Receipts and Expresses of the Seignlory of Saint Gabriel, for each Year, from 1 October 1831 to 30 September 1837.

	GROSS RECEIPTS							Nett Receipts,	MILLS.		
PERIOD.			Old Consessions.		Hew Concessions.		Agent's	Old and New			
			Cone et Rentes.	Lode et Ventee.	Cens et Rentes.	Lois et Ventes.	Commission.	Concessions.	Grees Receipts.	Agent's Commission.	Repairs, &c.
Oot	1831 to 30 Sep 1832 1834 1835 1835 1836 Totals	1838 1834 1835 1836 1837	2. a. d. 39 15 54 124 8 44 77 11 11 50 - 55 76 6 104 32 4 112 390 2 -4	84 19 51 64 3 6 15 10 111 86 19 1	7 16 3	£. s. d. 9 7 6 1 1 8 28 18 3 52 8 1 19 16 4 7 1 8	17 11 4 13 8 61 16 8 -4	186 2 24	£. e. d. 160 5 - 65 1b - 60 114 99 8 8 194 4 -	£ 4 d 16 6 - 6 11 6 - 11 8 - 9 18 104 19 8 5 69 7 54	£. s. d. 321 8 8 14 16 2 37 263 6 18
	Not Rescipte.	PRO Grees Receipts	CES VE	West	Roads and Bridges.	Surveys.	Missella- neous Expenses.	Total Gross Receipts.	Total Nott Receipts.	P	ERIOD.
	£. s. d. 59 3 6 39 1 10 102 19 - 80 9 78 147 15 7	2. a. d. 1 2. 7 4. 8	3 - 12 6 - 4 - 8	5 14		- 17 6 5 18 -	7 15 -	£. a. d. 313 11 8½ 250 15 8 239 3 -½ 293 16 -½ 232 4 -½ 358 4 9	£. s. d. 59 - 101 317 1 7 175 17 74 957 17 74 175 7 71 243 2 22	1 Oct. 183 2 1836 2 1836 2 1836 2 1836 3 1836	,, 18 ,, 18

Office for the Management of the Jesuita' Estates, Queboc, 29 August 1839.

J. Stewart, Com.

1 Oct. 1

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(B. 2.)—STATEMENT of the RECEIPTS and EXPENSES of the Seignlery of Noire Dame de Augus, for a description 1 October 1831 to 30 September 1837.

				GROSS RE	CEIPTE		Accessive	Non Ree		MILLE
	PER	IOD.	Old Cos	cominas.	New Cone	ina		Old and 3		Green
			Com et Ronton.	Lodo at Ventes.	Cone et Rentre. I	ods et Yestes.		Commun	-	Brosipts.
1	Oct. 1001 to 1 1000 1010 1010 1004 1005 1006	1005 1005 1005 1006 1006 1006 1006 1007	£, a £, 110 12 13 84 0 45 46 -10 12 12 12 12 12 14 6 7	#. a. d. 190 4 7 as a 24 104 8 114 00 19 64 78 9 a 51 15 by	- 16 114 - 0 -1	9 10 113	2 a d 10 16 - 10 6 84 11 15 64 10 16 94	177 10	4 1000000000000000000000000000000000000	#E A d. #0 #1 10 - #1 10 - #4 #4
1	1	CILL B.	travel.	T	PARMS.		PROC	ES		
Ì	Agent's Commission.	Ropairo, ân	Note Boosipt	Green Reesig	Agent's Commission	Not Receipte	. Grow Res	nipto.	PE	RIOD.
	# 4 d 6 7 11 - 7 11 - 8 6 - 5 10 -	:::	84 84 67 19 67 19 81 19	908 18 80 - 80 - 850 17 140 8	d. £, a, d. 6 14 - 10 6 20 8 10 - 3 - 2 28 1 8 6 14 - 10 6 24 10 10	#. a. d. 196 7 6 182 18 6 37 225 15 5 196 7 6 280 17			1888 1838 1834 1886	1884 1884
ı	86	416 10 -	985 10	- 1,010 1	- 103 - 3	900 - 11	1 9 -			TOTALS.
	PROCES VEI	RBALS—cons	Hondo and Bridges.	Burveys.	Missellaneous Exposme.	Total Gross Recepts.	Total		PI	BRIOD.
	£ 6. d.	2. a. d.	£ s. d.	£. s. d.	£. s. d. 6 7 8 8 15 - 2 6 2 10 19 10 16 8 7 2 39 17 34	#. a. d. 437 18 62 356 2 85 388 11 102 444 3 10 861 19 52 408 - 62		8 1 O	188: 188: 188: 188: 188:	183 183 183

(B. 4.)—STATEMENT of the RECEIPTS and EXPENSES of the Seigniory of Belair, for each Year, from a October 1831 to 30 September 1837.

							GRO	8	8 R	ECI	EIP	TR.			1		geni	2.	Nett				oee 1		
	PERI	O D.			O	d Con	cemion	l.			Nev	Con	cessio	•••		Com	-		631	d O	H	Sur	ing I	cha	200
				Cens	ot H	lentes.	Lode	et \	entes.	Cene	et R	mies.	Lode	et V	rates.				Con	reesi	-	100	Cene	itai	
				£.		d,	£.		d.	£.	8.	d,	£.	å.	d.		6.		£	4.	d		£.	ě.	d.
Oet.	1881 to 3	O Bopt.					-	4					-	•	- 1	6	10	21	34					_	:
19	1833	89	1883			10	-	-	-		4				- 1	- 3	6	-	90		10		29	7	6
**	1883	99	1834	19					10						- 1		18	84	17	- 8	4		6	ā	-
99	1834	99	1835	1	17	61	5	19	91	1 -							15	84	1 7		7	1	2	10	-
	1685	100	1886	30	9	111	34	15	-					•	-		10	4	81		5				60
	1836	89	1887	9	3	7			-	-	•	٠	•	•		-	18	41	6	8	8	•			•
	TOTALS		· £.	138	14	14	21	_	10						1	15	19	51	143	15	6		38	3	6

	0		gent'		1			sipte, urbale.	1	Road	is igno.	Sı	urvey	·a.			200013 1800.		Tota	al ceipta,		Tota Rec	il reipts.		PI	RI	O D.	
•			18 19 6			£.	8 12 5	4	£.	*	d.	£.		d .	£.	17	11	£. 65 52 25 10 35	7 12 7	d. 24 4 -1 31 114 71	21 9	12 6	7	1 Oct	1831 1833 1834 1834 1636		Slept.	1832 1833 1834 1835 1836 1837
,		3	16	3		34	6	8			•	39	-	-	9	5	71	197	17	5 j	136	16	14		. •	TOTA	Ls.	

Office for the Management of the Josuits' Estates, Quebec, 29 August 1838.

J. Stewart, Com.

303.

£. s. d. 131 8 8 14 16 2 RIOD.

October

RIOD.

# (B. 6.)—STATEMENT of the RECEIPTS and EXPENSES of La Facilities held on Roture, for each Year, from 1 October 1837.

PERIODS.	ONC.	Cm	Nov troos	ritus itus	1	Septi aid		Harr	of Pois	ni.	hois tur	a of	Ho- part rey to		res			igna made				ys.		iner Pin	•	ji Res	lett	
		Æ.		d	4	6.	d	E.		d	R.		4	R.		d	a.		d	4		d	E		d	R		d.
1 Oct 1881 to 3 80 Rept. 1882	•	68	16	11			•	40	-	-		18		119			11	4	114			•		•		101	4	- 44
30 Supt. 1833	•	100	11		-		۰	40	-	-	18	18	-	165		8	10	10		1	19		-	7		100	16	-1
3 Get. 1838 to 3		88	17	78			۰	40			9	18	-	135	18	78	10	11					1			110		21
1 Oct. 1884 to 1	-	170	4	114	82	19		40	-		a			210	17	78	94	11					1	18	4	219	18	d)
1 Oct. 1835 to )		178		104				40	40	-	4	10		817	10	10}	81	18	114							200		111
1 Oct. 1836 to 80 Sept. 1837	-	188	19	91	-		*	20	-	-	8	8	-	186	•	8)	18	19	44				10	12		199	19	78
TOTALS - E.	-	687	-	3	32	18		220	-	-	43	17		1,183	10		118	6	114	1	19		18		6	1,000		9)

Office for the Management of the Joseph Estates,

J. Stepart, Con.

## (B. 6.)—STATEMENT of the RECEIPTS and EXPENSES of the PROPERTY situated within the City of Quelec for each Year, from 1 October 1831 to 30 September 1837.

	PER	10	D.			Roni		-	Rec	r of	Barra	ıks,	T S. in Pr	m and	Con			)res		1	\g=	at'e	Min	olles		N	fett	
					Emp	lace	menta.	9	apit sid	al R.	le	ter	mA.		iron Ren		R	reeig	pés.	Com	s en ic	mica.	Ra	)-m	må.	Roo	eipt	<b>I.</b>
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	TOTALS			. e.	193	6	6				205	3	9	21	16	6	350	6	,	85	-	8	3	15	71	811	10	8

Office for the Management of the Jesuite Estates, Quebec, 29 August 1858.

J. Stewart, Com.

# (B. 7.)—Statement of the Receipts and Expenses of Lands at Point Lory and St. Nicholas, within the Seigniory of Lanzum, for each Year, from 1 October 1831 to 30 September 1337.

	PERI	OD.		R	e n	T	i.		ot ente		Pros Senig		A Com	gent		81	rve	ys.	Misc	ellan rpon			Noti seeig		
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99	TOTAL		1637 - £.		7		_	84	9	6	 -	4		3		16	-	-	÷	-	·	44	14	-	_

Office for the Management of the Jesuite' Estates, Quebec, 29 August 1638.

J. Stewart, Com.

October 1837

1,008 5 9}

for each Year,

he Seigniory of

Stewart, Com.

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ORO	Old Concessions	Com of Botton	4 6 To To To To	1- 11	.068	Eq.	4 , , , , , , ,	2 4
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Office for the Management of the Junios Essetes, Occiden, 3 Occident 1639.

(B. 10.)—STATEMENT of the RECEIPTS and EXPENSES of the PROPERTIES situated within the Town and Banlieue of Three Rivers, for each Year, from 1 October 1831 to 30 September 1837.

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	PERI	ods.			Cens Rente			ods 'essie		Com			Su	rvey				<b>100</b>	Green 1		pto.	Nott B		pin.
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1 Oct	. 1881 to 5	10 Sopt	1833	-	•	-	49	6	8	4	4	8	~	•	•	•	•	•	48	6	6	38	3	-
29	1882	**	1883		-			-			-			-			-	•	1	-			•	
90	1833	**	1834	-		-	85	18	9		11	10	10	-	-		-	•	85	18	9	67	6	11
99	1834	20	1835	-		-	30	-	-	9	10	- "	-		•	1	1	-	95	-	-	19	6	-
99	1885	99	1836	-	-	-	11	10	-	1	ä	-	-	•	-			-	19	10	-	11	5	-
19	1836	99	1837		٠	•	104	1	3	10	6	11		•	•		1	3 10	104	L	3	87	16	3
	TOTALS		<b>-£</b> .				946	16	8	26	19	7-1	10	-	-	-		- 10	269	16	8	223	16	21

Office for the Management of the Jesuita' Estates, Quebec, S October 1888.

J. Stewart, Com.

(B. 11.)—STATEMENT of the RECEIPTS and EXPENSES of the Seigniory of *La Prairie*, for each Year, from 1 October 1831 to 30 September 1837.

						G	ROS	8	RE	CEI	P 1	18.							w	ett		MIL	LS		1
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				et R	ena ente		et V	ods ente			Sens Reni		et '	Lodi		Com	mia	ien.	Old as Conce			Rece		l.	
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19	1832		1803	333	3	7	319	9	7	6	14	9	10	-	4	66	18	10	614	3	9	294	9	7	ľ
29	1833	29	1834	181	6	οŧ	36	8	3	6	9	7	6	5	-	23	***	11‡	207	8	4	245	4	2	ı
19	1884	29	1835	190	2	81	8	10	5	1	11	9		-		13	14	4	114	9	6	236	-	10	ı
29	1885	99	1836	206	8	8	329	16	9	-	17	11	-			50	14	31	483	8	73	290	_	-	ı
11	1836	20	1837	368	11	91	938	18	54	11	6	9}	6	15	-	61	11	21	554	-	10	378	2	6	١
	TOTALS		<b>.</b> £.	1,664	19	34	1,298	14	21	40	14	1	35	12	10	303	19	21	2,747	7	93	1,809	17	10	1

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l	37	10	6	8			•	8	33	19	18		ŀ		•	8	٠.			В	3	71	993	14	61	808	15	114	89	1636	3 44	163
	160	1	9	v	14	4	16	-1	1,48	14	1	118	T.			93				6	B	6	4.849	10	1#	3,900	6	71			TOTALS.	

Office for the Management of the Josuin' Estates,

J. Stewart, Com.

(C. 1.)-LIST of CRESITAIRES in the Seigniory of Sillery.

Date of	Name of	Name of	Arpento	Annal	Arre 30 Septem	ners at abor 1831.	Arre 30 Septem	are at abor 1637.
Original Grant.	Original Concedes.	Present Holder.	ia Superficies.	Rent.	Come et Hombon.	Lode et Venten	Cone et Rentes.	Lods et Vontes.
		Pierre Laberge - François Lapoiste John Porter - Ant. Bellson Jos. Hamel Benj, Trwnain - André Ol. Vilaire John Sewell - Fierre Villaire, fils de Nicolas Fierre Minguy - Michal Routier - Pierre Husel - Ant. Ro titer - Paul Coutrer -		2. A. d. 7 3 - 5 14 - 40 16 11 13 9 - 11 15 - 5 14 6 6 1 - 4 2 - 5 19 - 7 13 - 7 9 - 6 4 - 6 10 - 1 1 - 6 2 -	£. s. d. 82 10 5 14 40 16 11 15 9 11 15 17 3 6 10 5 4 3 4 3 5 19 280 8 66 15 6 10 70 6 2 6 2 6 2 6 2	\$. s. d.	f. a. d.  15 2 22 16 276 10 4 61 14 11 15 25 14 25 14 25 14 25 16 83 8 12 0 83 12 86 12 86 2 86 2 87 12 0 88 10 88 12	2. s. d.
		Jacques Légaré - Ant. Légaré - Che, Berthianne La Fabrique de St. Foy Joseph Drafet - Veuve Jos. Langhie - John Craig - Pierre vilhaire dla de Pierre vilhaire dla de Louis Plamondon Michel Belleau - Ed. W. Sewell, et al.		6 14 2 9 1 9 12 10 14 6 1 2 10 6 9 19 1 5 19	6 14 124 10 4 779 1 4 10 14 6 1 9 10 6 29 17 15 14 11 16		26 16 143 13 9 846 5 4 10 14 36 6 17 13 6 19 2 16 29 15	400 -
		Olivier Vilhaire - Joseph Dupil - Cha. Drolet Michel L. Poitres Ignace Pagé - Cha. Paradis, file Cha. Belieseu, file Thos. Miller - Joan B. Miguseeu Theleophore Rostiar Jos. Robitaille - Mario A. Parest, V.\ Mario A. Parest, V.\		7 4	7 4 - 5 9 - 29 12 - 288 7 - 7 4 - 6 4 - 15 6 2 - 189 5 - 199 5 - 115 16 - 1		14 8 ~ 6 12 ~ 6 12 ~ 7 4 ~ 4 150 6 ~ 7 16 ~ 12 16 ~ 10 4 ~ 16 18 ~ 6 16 18 ~ 6	
		P. Blais Jos. Berthianne Fra. Blondeau Fra. CE. Hamel Joseph Belleau Joseph Delisle Joseph Rontier André Drolet J. B. Manfiet Anties L'anné		1 6 18 - 8 3 - 16 - 5 13 - 9 3 - 5 14 - 7 10 -	4 469 7 4 81 10 - 72 1 8 64 18 - 9 3 - 108 6 - 75 -		9 510 15 4 138 11 - 77 13 8 114 9 - 44 18 - 148 4 - 368 64 16 -	983
		Abraham Roberts Michel Rontier - Pierre Blais - John Grout - John Murray - Jacques Drolet - Ignaco Légaré - Villaire Chilburas Belliers		5 14 - 11 14 - 7 13 - 11 17 - 5 9 - 4 9 - 7 19 - 4 8 - 7 3 - 6 18 -	364 8 - 45 11 17 - 20 8 - 4 9 - 95 13 4 - 7 8 -		96 6 ~ 71 2 ~ 01 - ~ 26 (4 16/2 ~ 39 12 ~ 21 9 ~	988 1,800
		Miche Brusseau  Frs. Falerdeau  Jos. De Varenas, file  William Bell  Nicholas Juneau  Frs. Voyer  Jean Plaznondon  Jos. Robitnille  Chs. Lecksire  Louis Hannel  Frs. Petit Clair  Jos. Langlois  Jos. Langlois		5 9 - 9 1 - 9 6 - 8 18 - 1 7 - 3 1 - 3 16 - 1 10 - 3 16 - 2 1 -	316 10 178 10 28 4 171 19 126 4 3 12 4 1 3 1 11 11 201 4 138 7 16 6		261 18 - 113 2 - 13 4 - 45 5 - 149 6 - 2 12 - 13 3 - 6 2 - 13 13 10 - 10 - 1	466 13
		Joan Ignore Drelet Pierre Robitaille Geo. Desbarats - L. Hon. W. Smith William Ridley Augustin Jourdain Jean Plamondon J. Guillet dit Touran- gean J. Guillet dit Touran- gean J. Janes Paquet Ignace Paquet		16 6 7 18 - 4 - 8 2 - 11 10 - 10 - 12 16 - 13 11 - 3 6	- 16 6 7 19 - 360 14 - 2 2 - 762 17 - 23 - 30 - 18 16 - 13 11 - 4 8 6		2 9 6 483 10 10 - 5 15 - 61 10 - 90 12 16 - 61 6 - 4 19 6	800 -
		Aneien Cours -		483 1 8	6,867 19 3	300		4,800 13
		Currency		20 2 64	264 18 34	15	971 14 44	- 900 7

### (Co 1.)-List of Constaires in the Seigniery of Sillery-continued.

				New	Cox	CHOOSE	Ws.													
Ditte of	' Name of	Name of		Arpe	n.to	. A	Annual			80 S		are at sher 1			Arrents at . 30 September 1887.					
Original Great.	Original Concedes.	Present Holder.		in Superf	loiss.	1	Ren	L.		Cena			Lods Vent	<b>10.</b>		Dome Res	tos.	et V	ode Vent	
23 Dec. 1881 6 Mar. 1833 6 Mar. 1833 80 Nov. 1881	The Hen. W. Bell - Ges. Pumberton - Dom. Dely - William Walker	Patrick M'Innesty Geo. Pemberton Dom. Daty William Walker	:	26 20 16 21	40 35 8 40	£. 28 17 17	5	d.	£.	*	d.	£.	•	4	17	16 5 5	d. 3 8	£. 51	5	
30 Nov. 1631 15 April 1634 30 Oct. 1684 13 June 1833	Jan. B. Foreyth - Henry Oliver - William Quinn - C. N. Montisambert A. W. Cochran -	Jas. B. Foreyth Henry Oliver	:	9 9 10 10	70 40 60 50	11 19 18 18	7 9	7 2 t			•		:	:		4 4 15 15	7 14 6 5 7	. 94		ı
		Currency -		135	-	188	9	11 }	-						406	-	10	76	, 7	_

ers at abor 1837.

Jesuita' Office, 3 October 1838. A true Copy. (signed) J. Steneart, Com.

Date of	Name of	Name of	Arpenta	Annual	Arres 30 Septem		Arrea 30 Septem	
riginal Grant.	Original Concedes.	Present Holder.	Superficies.	Rent.	Cens et Rentes.	Lods et Ventes.	Cens et Rontes.	Lods et Ventes.
		Jean B. Martel		£. s. d. 13 16 8	£. z. d. 949 16 4	£. s. d.	£. s. d, 1,129 12 10	£. s. 6
		Joseph Dion		13 16 8 18 3 6	300 1 -		366 18 6	
		Jean Hamel		8 15 -	300 12 4		332 14 8	
1		Pierre Drolet Joseph Robitaille -	: :	18 17 6	83 17 8 18 17 6	: : :	274 3 2 75 10 ~	
1		J. B. Savard		24 15 8	120 14 8		269 8 8	
		Gabriel Belleau		6 11 -	7 5 6		7 5 6	
		Jean Allain François Plamonden -	: :	5 3 2	192 4 5	: : :	925 18 6	
1		Jean Paradie		4 5 6	4 5 6		17 9 -	
		Louis Dery	: :	19 2 6	72 15 - 9 15 6	: : :	9 15 1	
		Jean Plamondon - François Droiet -	: :	4 8 -	9 15 6		139 14 8	
1		Jean Robitaille	!	9	60		203 10 -	
1		Fre. Guill. Falardeau - Louis L'Héro		9 3 -	44 4 8		57 9 9	
1		Prisque Coté	: :	2 8 -	178 16 5	: : :	82 1 4	
		François Voyer		7 1 4	181 7 -		198 15 -	
		Vincent Tomier		2 19 9	19 3 9		13 5 6	
1	1 .	Jean Marie Geneste -	: :	4 1 8	- 15 6 29 13 4	: : :	1 8 6 54 8 10	
	•	Joseph Dien François Voyer		13 10 -	13 10 -		13 10 -	
		Ignace Paquet		3 11 6	93 10 5		46 19 1	
1		Charles Huet -	: :	4 9 4	89 14 8 165 1 4	: : :	129 4 4	
		Jean Stéguy Prioque A. Vezina -		5	68 18 P		98 18 9	
		François Coté		- 16 -	5 4 8		10 12 8	
		Michel Albany	: :	3 9 -	3 16 8	: : :	3 16 8	
-		Joseph Pepin -		6 4 3	37 5 6		49 14 -	
ì		Jacques Piamondon -		9 13 8	2 19 3		9 19 3 300 16 -	
		Charles Sédillot - François Allain -	: :	5 10 6	319 1 8	: : :	3 19 4	
		Antoine Blondeau		4 14 7	14 .8		127 16 2	
1		Jacques Pagest -		6 5 -	316 9 10		207 8 6 152 14 5	
		Joseph Drolet	1::	4 12 -	343 10 8		287 8 -	
		Louis Bureau		4 12 -	68 2 4		98 5 5	
		Joseph Huard		4 17 -	100 6 6 30 19 1	: : :	139 9 4 72 18 11	
		Prisque Cloutier	: .	11 9 -	156 3 6	: : :	160 - 6	
		Jean B. Cloutier -		4 11 6	81 1 9		60 10 8	
		Joseph Parent		9 14 3	928 9 1		286 14 7	
1		Philippe Drolet	1: :	14 13 1	626 17 1 131 9 6	: : :	699 15 1 160 6 5	
		André Robitaille - Joseph Célandre -	1::	1 - 1 -	176 18 -		177 4 6	
		Joseph Allain		2 15 -	107 1 9		113 2 3	
		Jean B. Hamel	1: :	4 13 -	62 10 4 108 - 5	: : :	20 13 4 139 16 3	
		Hichel Boivin		8 4 8	5 4 8		5 4 8	
		Ignace Stéguy		1	14 7 6		19 19 8	
		Jacques Dion	1::	3 12 -	136 8 -	: : :	14 17 6	
		Joseph Hamel		- 14 -	24 18 10		18 10 4	
1		Jean Petit dit Mille-		- 1 -	10 9 4		10 15 10	
		Charles Dery		10 10 -	89 6 8		182 6 8	
		Pierre Chatiguy	1 "	1 1 1	10 11 -	11 7 1	10 17 6	

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(C. S.)-List of Conditions in the Scienters of St. Coloris-continued.

Date of	Nume of	Name of	Arpente	Annual	Arres 30 Septem	re at ber 1831.	Arres 30 Septem	urs at shor 1687.
Original Grant.	Original Courseles.	Present Holder.	in Superform	Resi	Cene et Reutes.	Lois et Ventas,	Cons et Rentes.	Lois et Ventes
		Jacques Bosspet - Pierre Savard -	::	£ a d; 3 6 9 10 14 6 3 12 10	£, s, d, 108 12 - 11 17 9 15 17 -	2. s. d.	£. a. d. 184 9 7	£. c.
		Jacques Bouspeé Pierre Sevard Joseph Allein Agathe Fluet, Veuve Boivin	: :	3 6 9 10 14 6 3 12 10	11 17 9	: : :	194 9 7 19 7 - 8 8 8	
		Agathe Fluet, Veuve		4 19 -	97 19 -		<b>66</b> 16 1	
		François Martel Jacques Pepin J. B. Léraré		9 17 - 1.18 4 1 9 11 1 0 - 17 12 6 9 4 10 6 19 2 8 6 6 7 13 9 13 6 10 6 17 - 6 5 4 - 9 18 - 4 6 7 1 5	27 13 - 235 1 2 1 18 4 7 9 7 1 4 5 130 12 7 7 9 6 7 4 90 10 4 6 41 15 196 18 8 9 15 - 50 2 8	: : :	270 8 8 9 11 8 16 9 1 1 4 8 181 9 1 4 1 1 5 5 8 10 - 146 18 4 67 11 4 127 5 8 270 17 - 1	
		Jacques Pepin J. B. Légaré		1 9 11	7 9 7	: : :	270 8 2 9 11 8 16 9 1 1 4 8 131 9 1 6 18 4	
		Laurence Organ - François Pageot -		1 2 t 2 7 6	139 12 7	: : :	191 9 1	
		J. B. Dubean Fran. G. Falardean -	: :	1 10 17 13 6 9 4 10	96 7 4	: : :	8 18 4	
		Françons Marvet Jacques Pepin - J. B. Légaré - Lasrenco Organ Françolio Pagoot J. B. Unbana - Fran. G. Fahrefana Jacques Genetic Etienne Lobal - Jon. et Jean L'Môre Plerre Contression Charles Marvol - Pierre Verret - Charles Darvesa - Charles Darvesa - Pierre L'Hôre - Jeoques Lobal Pierre L'Hôre - Jeoques Lobal Jeoques Lobal Jeoques Lobal Jeoques Lobal -		9 4 10	96 7 4 90 10 4 6 41 15 126 18 4 8 18 7 8 144 4 8 239 15 50 2 8 180 2 212 6 6 56 13 4		6 18 4 149 15 - 41 1 5 83 10 - 146 18 4 67 11 4 187 5 8 270 17 -	
		Jacques Geneste - Etienne Lobel Jos. et Joan L'Hére -	: :	6 19 8 8 6 8 7 13 9 13 6 10	196 18 4		83 10 - 146 18 4 67 11 4 137 5 8	
		Pierre Contremine - Charles Martel	: :	7 13 9 13 6 10	148 7 8 944 4 8	: : :	187 5 8	1
		Pierre Verret	1 : :	6 17 -	239 15 - 50 2 8	: : :	270 17 -	
		Charles Darveau	: :	9 19 -	50 2 8 180 2 - 212 6 - 95 6 6 56 13 4		213 14 -	
		Louis Darvosa Pierre L'Here Jacques Lebel	: :	9 19 - 9 16 - 4 6 - 7 1 6	180 2 - 212 6 - 95 6 6 56 13 4	: : :	105 10 8	
		Jacques Lebel J. B. Clicke		- 1 -	56 13 4	: : :	213 14 - 135 14 - 105 10 8 99 3 4 12 6	
		J. B. Lo Bel		7 19 - 26 19 7 6 1 9	7 13 - 95 18 7 65 9 11	: : :	21 8 - 102 10 4 13 3 11	
		Pierre L'Mere Jasques Lebal J. B. Chiehe J. B. Chiehe J. B. Le Bel Philippe Dreiet Etienne Atleia Etienne Audair J. B. Jobin Louis Le Bel Jacques Falerdaga		6 1 9	65 9 11		6 5 4 213 14 135 14 135 10 6 99 3 4 -12 6 21 8 102 10 4 13 3 11 45 12 501 16 134 15 237 16 56 4 8 2 18 4	ł
		Etieune Audeir - J. B. Jobin	: :	7 8 -	762	: : :	48 19 - 501 16 -	
		Louis Le Bel Jacques Falardega -	: :	5 3 - 7 8 - 4 14 - 34 16 - 8 8 - 1 6 4	94 10 -	: : :	134 9 -	
		J. B. Martel	: :	8 8 -	187 8 -		937 16 -	1
		Antoine Beinrd - Jacques Belsau	: :	1 6 4	6 2 8		2 13 4	1
		Jos. Duchemenn		6 5 4 9 19 9 18 9 19 9 18 9 7 1 8 9 7 19 9 7 6 12 9 5 3 9 9 4 14 9 18 6 1 1 4 9 15 6 9 10 18 5 4 8 6 11 5 4 8 6 11 5 4 8 6 11 5 4 8 6 11 5 6 4 8 6 11 5 6 4 8 6 11 5 6 6 1	- 6 - 7 12 - 95 12 7 95 12 7 95 12 7 96 9 11 30 18 - 94 10 - 94 10 - 94 10 - 94 10 - 95 12 - 97 170 18 4 16 14 9 5 12 - 9 6 17 - 9 6 17 - 9 18 - 18 - 10 12 6 - 9 18 - 9 18 - 10 12 6 - 9 18 - 10 12 6 - 9 18 - 10 12 6 - 9 18 -		48 12 - 501 16 - 134 2 - 84 16 - 237 16 - 56 4 8 2 13 4 15 6 - 149 10 - 30 17 9 223 8 10 109 3 - 78 17 11 24 -	1
		Annahu Dione		2 4 -	87 7 -		30 17 9 229 8 10	1
		Ignace Martel François Maret	: :	5 4 8	81 6 6		30 17 9 233 8 10 109 3 - 76 17 11	1
		Jos. Gauthier de Varenne Joan Cliche		8	14 9 5	: : :	78 17 11	
				5 4 8 6 11 5 8 1 6 11 17 10 9 10 7 4 18 - 10 12 6 5 13 6 - 2 11 18 8	12 9 6 489 14 6 17 285 3 6 222 14 - 18 - 10	: : :	24 - 6 8 295 2 - 6 17 -	
		Jos. Pageot		6 17 -	6 17 -		395 2 - 6 17 - 20 19 8	
		Louis Suverd Germain Auchir . François Auchir .	: :	7 4 -	6 17 - 208 3 6 222 14 -	: : :	20 19 8 265 18 - 18 - 10	1
		François Auslaig . Etienne Falardana .	: :	18 - 10	18 - 10 12 6 - 5 8 6 471 1 4 25 12 - 383 14 8 95 8 - 41 8 - 210 - 4	: : :	18 - 10 19 6 - 11 9 8 593 1 4 38 4 - 394 8 8 6 13 4 62 16 - 178 16 10 298 14 - 15 3 -	1
		François Genesia - François Martal -	: :	12 6 - 3 9 6 3 13 6 - 2 - - 1 - 11 13 6	12 6 - 3 9 6 571 1 4 95 12 - 383 14 8	: : :	12 6 - 11 9 8 593 1 4 38 4 - 394 8 8 6 13 4	1
		Louis Renaud		- 3 -	95 12 -	. : :	38 4 - 384 6 8	1
		Charles Lafebyro Pierro Esquiambro	1: :	11 13 6	95 8 -	: : :	8 13 4	
		M. Bouin, dit Dufree.	: :	11 16 8	210 - 4	: : :	8 13 4 82 16 - 178 18 10	
		Jacques Renaud Charles Trudel		11 13 -	238 8 - 2 10 6		228 14 - 15 3 -	
		Nicolas Tardif	: :	- 1 -	97 7 -	. : :	- 14	
		P. Martin, dit Boulens Antoine Hamel	: :	3 2 - 2 2 - -11 -	284 2 4	: : :	298 14 15 3 -14 97 19 293 14 4	
		Joe, Remand Jacques Romand Charles Trudel Nicolae Turdel P. Martin, dit Bussless Antoine Hannel Jean B. L'Here Jean B. Dubean Louis Falerden		3 2 - 3 2 - 2 2 - -11 - 13 6 9 9 17 8 14 8 - 14 17 6	284 2 4 206 10 - 287 14 4 579 17 - 581 10 - 216 10 -	: : :	151 9 -	
		Louis Falardens .		9 17 8	579 17 -	: : :	579 -	
		Jean B. Dubson Louis Falarden. Louis Geneste Jouph Dugal Joseph Beanment Charles Verret Pierre Belard	: :	13 6 9 9 17 8 14 8 - 14 17 6	216 10 -		579 14 8 - 305 15 - 10 18 - 94 6 - 86 1 - 130 9 8	
		Joseph Beaumont - Charles Verret -	: :	5 9 - 2 6 - 5 17 6 5 7 8 4 11 - 19 19 4	80 10 -	: : :	94 6 -	
		Pierre Bedard Joseph Merand	: :	5 17 6	58 16 -		88 1 - 180 9 8	
		Pierre Belard	: :	411 -	91 14 -		119	
			1: :	8 8 6 11 19 -	97 7 - 284 2 4 286 10 - 287 14 4 879 17 - 816 10 - 816 10 - 82 16 - 82 16 - 82 16 - 82 16 - 82 16 - 82 16 - 82 16 - 82 16 - 82 16 - 82 16 - 82 16 - 82 16 - 82 16 - 82 16 - 82 16 - 82 16 - 82 16 - 82 17 18 88 12		119 300 8 8 17 13 6 877 15 -	
		Joseph Savard	: :	11 19 -	588 1 - 19	: : :	13	
		Jacques Savard - J. M. Maufaite - Charles Garassa Jean B. Auclair -		12 2 6 - 10 6 - 4 11 -	3 6 -		13 16 -	
		Joan B. Auclair		4 11 - 12 19 4 8 8 6 6 11 19 - 12 - 2 6 - 10 6 - 4 11 - 2 19 - 2 5 2 5	90 8		877 15 - 13 13 16 - 27 6 - 54 12 - 96 8 - 3 15 -	
		Pierre Bernier Charles Bedard	: :	4 11 - 2 19 - 15	107 14 -		8 15 -	
		Angélique Falordons - Jean Robitaille		15 5 2 5 - 1 - 1 12 -	15 174 4 6 51 6 - 68 18 - 87 10 -	: : :	10 4 10	
		Joseph Havard	. :	1 18 - 1 10 - 11 10 - 8 6 10	51 6 - 88 12 - 87 10 - 965 8 - 145 11 4 446 2 6 196 - 291 14 - 206 2 8	: : :	51 19 - 93 5 - 46 10 -	
		Jr > et Charles Légaré Louis Falardess	: :	1 10 -	965 8 ~			
		J. B. Légaré Louis Girard		8 6 10	965 8 - 145 11 4	: : :	147 12 4 430 9 - 145 12 - 284 6 -	
		Jacques Martel Ignace Parent Frs. P. Verret	: :	8 6 10 7 7 9 3 18 - 5 8 - 10 6 1	946 2 6 124 251 14 - 206 2 8		430 9 - 145 12 - 284 6 - 198 18 11	
3 .		Ignace Parent	: :	10 6 1	981 14	1: : :	284 6 -	

(C.S.)—List of Consisters in the Seigniery of St. Galeria

Date of	Name of	Name of	Arpento	Anonal	Arrei 30 Septem	are at abor 1631.	Arres 20 Septem	
Original Great.	Original Controles.	Present Holder.	in Reperfeins	Mand.	Cor- et Realts.	Lois :	Cone ot Routes.	Lob et Vente
		Zierro Auchir		£. s. d. 8 6 -	2. s. d.	£. s. d.	f. s. d. 2 6 -	£. s.
		Louis Penissen	: :	11 7 -	11 7 - 128 17 8		56 15 - 151 7 9	
		Joseph Anclair		2 15 -	104 19 -	: : :	121 9 -	
		Jacques Bederd	: :	8 16 9 8 9 -	8 16 9 100 10 -	: : :	5 16 9 118 2 -	
		Pierre Parent		1 12 6	26 3 -		85 18 -	
		Marguerite Laborgo - Etienne Falardeau -		5 - 6	196 17 -		190 8 50 14	
		Pierre Albauf		4 15 -	65		75 4 -	
		Etienne Auckir - Louis Geneste	: :	4 9 -	70 16 - 31 15 -	: : :	80 8 - 82 1 -	
		Louis Geneste - Joseph Esquismbre - Jean Allard -	: :	4 11 9 8 2 6	123 17 8		151 7 9 3 2 6	
		Chr. Albert		86 18 -	36 18 -		86 13 -	
		Ambroise Verret - Ls. Barnabé Pasent -	: :	6 18 -	6 18 -	: : :	1 17 6	
		Jean B. Savard .		8 7 -	1 7 -		9 9	
		Thos. Lepine  J. B. Auclair  Thos. Falurdan		1 2 6	88 10 - 6 15 -	: : :	18 10 _	
		Thos. Fairring		4 5 9 8 15 8	47 8 3 3 14 8	: : :	48 17 9 11 7 -	
		Jacques Pénisson - Charles Pageot -		8 4 6	396 14 10		818 11 10	
		Jacques Drake -	: :	4 16 -	159 19 - 256 19 -	: : :	106 4 -, 165 15 -	
		Jean Darveau		4 8 -	35 4 - 18 14 -		61 19 _ 1	
		Chs. Alburd Narcisso Severd Charles Lafond		11 19 -	392 18 -		18 14 - 394 7 -	
		Charles Lafond	: :	7 19 6 7 10 -	239 6 -	: : :	281 8 - 457 10 -	
		Joseph Bergevin -		4	92		15 2 8	
		Pierre Pénisson Michel Savard	: :	8 15 8	388 6 -	: : :	261 4 -	
		François Albert		= 1 =	- 1 -	: : :	261 4 - - 6 - - 1 -	
		Charles Albauf		- 1 -	18 6 -		- 1 -	
		Josephie Martel Charles Savard	: :	7 7 -	134 18 - 372 14 -	: : :	166 15 - 459 16 -	
		J. B. Savard	·	59-	190 15 -		21 16 -	
		J. B. Verret Jacquee Duchessen -	: :	7 8 -	100 348 18 -		63 8 - 339 17 -	
		Thomas Lépine François Bedard -	: :	5 18 - 17 17 -	159 6	: : :	194 14 89 5	
	1	Fra. Régie Badanil		8 2 4	8 8 4		56 16 4	
		Pierre Paquet Joseph Bedac! Thomas Bedard -	: :	3 19 -	99 15 - 989 11 -	: : :	30 1 257 5	
1				14 1 6	989 11 - 146 18 - 42 2 4		291 7 40 2 4	
Ì		Jacques Savard	: :	5 19 -	148 15 -	• n •	184 9	
1		Joseph Cliche Pierre Albeuf	: :	5 10 -	109 8 -	: : :	142 8 -	
-		Louis Albeuf		5 10 6	109 11 -		123 14 6 37 11 6	
-		Louis Bedard	: :	8 5 3	8 5 8	: : :	171 2 -	
1		Jacques Chartré Joschim et Stenislas		7 6 3	7 6 8	[	7 6 8	
		Bedard		5 6 -	8 6 -		37 2 - 2 1 3	
		J. B. Voyer Antoine Savard	: :	2 1 8 8 15 4	2 1 3 17 10 8	: : :	65 10 -	
		Joseph Savard		11 15 6	398 7 4		475 15 10	1
		Jos. et Ant. Savard - Paul et Etienne Savard	: :	6 18 -	18 16 -		62 2	1
		Joseph Falardeau - Jean B. Noel	: :	9 4 -	188 4 - 49 10 8	: : :		
		Jean B. Verret		4 9 3	531 8 9		505 19 3	
		Louis Martel Pierre Bernier	: :	4 17 - 5 11 -	88 7 -	: : :		
	1	Jean Hannshouil -		8 7 4	115 9 8 56 18 8	: : :		
	1	Jacques Légaré Germain Bedard -	: :	9	104		116	
	1	J. B. Fortier J. B. Falardeau -		2 13 6	88 16 -	: : :		
		J. B. Jobin		10 12 -	10 12 -			
		Clement Bedard - J. B. Jobin -	1: :	2 13 6	11 10 - 79 8 6	1: : :	95 3 6	
		Joseph Esquiambre -		8 19 6	44 18 6 219 5 -			
		François Pageot - Jacques Bourbeau -	: :	5 6 -	108 19 -		60 8 -	
		Pierre Auclair François Falardean -	1	- 18 9	22 11 6 186 8 - 55 8 - 37 2 -	: : :	213 8	
		Jean Parcot		- 1 -	85 8 -		55 14	
		Jacques Pepin J. B. Renaud		5 6 - 2 18 6	2 18 6		8 18 6	
		Jean Beaumont		5 3 - 9 5 - 5 17 -	2 18 6 63 7 - 327		383 10 -	
		Pierre Duchessen - Jacques Lefebvre -		5 17 -	109 12 -		11 14 -	
		Joseph Bourbeau - Charles Manger -		2 18 6 7 8 5	14 19 6 7 8 5	: : :	14 16 10	
				41 3 -	416			

303.

Lodo ot Ventes.

(C. 2.)—List of Concitaires in the Seigniery of St. Gabriel—continued.

Date of	Ziama of	Hame of	Arpento	Assuel	Arre 39 Septem	nes at abor 1881.	20 Septem	ire at her 1837
Original Great.	Original Concesion.	Present Helder.	Superficies.	Reat.	Cone et Rentes.	Lois at Ventes.	Cons et Renice.	Lodo et Ventes.
		J. B. Bedard Jucques Altseuf J. B. Papin Frans. Dreatin Frans. Begin Frans. Dreatin Frans. Begin Frans. Dreatin Frans. Begin Frans. Begin Frans. Begin Frans. Begin Frans.		2. a. d. 113 d. 114 d. 118 d. 129 3. 14 19 9. 14 119 9. 14 110 10 10 10 10 10 10 10 10 10 10 10 10	2.		## ## ## ## ## ## ## ## ## ## ## ## ##	

(C. L.)—List of Consistives in the Seignlery of St. Gebriel-scentin

Date of	Name of	Name of	Arpeste	Assessi	Arrears 30 Septembe		Arrears at 30 September 1867.			
Original Grant.	Original Conceder.	Present Holder.	Superficies.	Rest	Cone et Rentes.	Lods et Ventes.	ot Rentes.	Lode et Ventes.		
		Jean Pageot Antoine Bedard, P. Jessph Rochrite Ambreise Talardean Charles L'Héro – Louis Falardean Jean Bavard Jean Bavard Anoles Cours Currency		#	#. a. d. 194 13 16 16 16 10 - 107 18 - 221 2 143 10 40,785 17 11 - 1,698 11 7 -	• .•	#E. A. #E. 8 6 1 8 6 1 8 6 7 8 7 8 16 19 164 4 41,848 9 10 1,729 17 2	E. 1. 6		

			Naw Con	CESSION.				
$\neg$	David Sinclair -	-		8 18	82 6 -		115 14 -	
	Andrew Kerr - William Corrigan	: 1	: :	8 18 - 8 18 -		: : :	115 14 -	
	William Maher -	-1		8 18 -	82 6 -		115 14 -	
- 1	Alexander Budnock	- 1		10 8 -		- ' - •	122 16 -	
	Donald Great - Ralph Ridley -	:	: 1	8 11 -	8		108	
	Elouett Duyu .	- 1		4 17 -	29 2 -			•
	Donald Grant - John M'Cartney		: :	8 18 - 7 18 -	8 18 -	: : :	8 18 - 94 16 -	
	John M'Cartney	: [	: :	7 18 -	36 12 -		78 4 -	
	Thomas Murphy Joseph Shea - John Bethal -	•		8	48		96	
1	Joseph Shen -		: :	8	60		96 96 190	
	Thomas Bothol			10	60		190	
- 1	John Deleney, sen. John Deleney, sen.	- 1		10	60		190	
	William Deleney	:	: :	10	60		190	
	Ferdinand Murphey			8 8 -	32 8 -		64 16 -	
	Andrew Monk - Audrew Monk -	•	* *	10	60	: : :	120	
	Hou. W. Burns	:	: :	45 18 -	311 15 -	: : :	887 7 6	
- 1	Andrew Gibeon	- 1		10 4 -	61 4 -		199 8 -	
	Andrew Gibson. Andrew Gibson.	•	: :	10 4 -	61 4 -	: : :	122 8 -	
-	Robert Thornton		: :	10 4 -	61 4 -	: : :	192 8 -1	
	Robert Thornton			10 4 -	61 4 -		192 8 -	
	John Boyd - George Gibson -		: :	10 4 -	61 4 -		122 8 -	
	John Boyd - Richard Holt -			10 4 -	61 4 -		122 8 -	
	Richard Holt -	- 1		10 4 -	61 4 -		122 8 -	
	William Bethel - John Brown -		: :	10 4 -	61 4 -		122 8 -	
-	Michael Quinn -	- 1		10 4	61 4 -		192 8 - 122 8 -	
	Jos. Remy Vallières St. Real			6 18 -	41 8 -		82 16 -	
	John Young -	.1		10 4 -	61 4 -		122 8 -	
	James Robertson	-		10 4 -	61 4 -		199	
	Elséar Bedard - James Doran -	- 1	: :	10 4 -	61 4 -		82 16 - 129 8 -	
	Elstar Bedard -				21 19 -			
	Samuel Irvin	- 1		8 19 - 10 4 -	61 4		122 8 - 122 8 -	
	Cha. Fitzpatrick David Neil	:		10 4 -	61 4 -		192 8 -	
	Issac Brown -	1		10 4 -	61 4 -		192 8 -	
	Isaac Brown -		: :	10 4	61 4 -	: : :	199 8 - 192 8 -	
	Rev. T. L. Mills			10 4 -	61 4 -	: : :	100	
	Rev. T. L. Mills	- 1		10	40		100	
	Rev. T. L. Mille Rev. T. L. Mille			14 8 10	40 57 15 7		100	
	Heavy Black -	- 1		10	40		100	
	Henry Black -	-		9	36		7 17 9	
	Laurence Mooney James Black -		: :	7 17 94 7 17 94 7 17 99 7 17 99	31 11 2 31 11 2	: : :	7 17 98 86 15 8	
	James Black -	-		7 17 9	31 11 2		86 15 8	
	James Black - John Cannon -	- 1	: :		31 11 2 61 4 ~		86 15 8 132 12 -	
	William Downer			8	61 4 -		138 12 -	
	James Abraham	- 1		10 4 -	61 4 -		132 12 -	
	John O'Neil - John O'Neil -			12 14 -	63 10 - 63 10 -	: : :	152 8 - 152 8 -	
	N. Frs. Maillot			25 2 -	314 3 -		50 4 -	
	Cha. Pitematrick	•		10 4 -	61 4 -		132 12 -	
	Che. Fitzpatrick Maurice Droyse		: :	10 4 -	61 4 30 18	: : :	132 12 - 132 12 - 102	
	Hugh O'Conner			10	50		100	
	Elizer Worn -	-		10	30		100	
	George Brooks - James Cuslahan		: :	10	30	: : :	100 100 100	
	William Davidson	-		10	30			
	William Davidson Rev. T. L. Mills	•	: :	10	30 25 10	: : :	76 10 -	
	nev. 1. L. Mills	•		8 10 -	20 10		10 10 -	
	•			,				A

303.

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Lock of Venter

(C. 2.)-Liet of Commission in the Stagesbury of St. Cabelel-New Commission-continued.

Date of	Tions of	1 Hone of	, 44	gate		-			4	Ton	re at her 1	601.	,				rs at but 100	V.
Original Great.	Original Originals	Propert Steller.	Sign	n Salan.	1	-						Lods Veni		e R			to Vo	
		Rev. T. L. Mills Thama Dovis Wm. Castlikas Wm. Castlikas John Hurrigen John Abrikam John Abrikam John Abrikam John Abrikam John Abrikam John Emery William Beibel Zebrard Monaghun John Emery, junior Thomas Brown William Curefued John Ward Ancien Course Currency			10 10 10 10 15	18 - 6 6	-	15 4,748	18 13 0	1448	:			90 90 82 82 107	14	1440	£. c.	

(C. &)-List of CENSETAIRES, &cc. in the Scigniory of Notre Dame des Anges.

OLD CONCESSIONS.

Date of	Name of	Name of		Arputto	Anniel	Arre 20 Repton	are at liber 1631.	Arriv 30 Septem	
riginal Grand.	Original Consider.	Present Holder.		ia S <del>opodnica</del> .	Rent.	Come et Routes.	Lode et Ventes.	Cons et Renies.	Lods et Ventes.
					X 4 4	£ . d	A. z. d.	2. a. d.	£. s.
		Louis Rocheleu -	-1		18 1 -	13 1 -		4 7 -	
		Marie Villeneuve	• 1		8 14 -	535 10 -		p46 14 -	
1		Jean Bilodesu -	-]		7 14 -	248 14 -		294 16 -	
		Ant. Lortie -	-		8 4 -	557 6 -		607 9 -	
- 1		Frs. Grenier .	-		6 12 -	877 8 -		416 14 -	
4		Jac. M'Konnie -	- 1		10 15 -	85 8		64 10 -	
		Roné Emond .	-		' - 18' -	205 6 -		211 14 -	
1.1		Ag. Gosselin -	-		2 10 -	48 10 -		63 10 -	
-		L'Hotel Disu -	- 1		. 6 10	45 10 -		19 10 -	
5.		Jos. Poitras	-		6 12 -	211 4 -		250 16 -	
		A. Godbout	-		6 10 -	96	: : :	39	
		God. Belanger -	-		18 6 -	495 19 -		808 8	
		Fra. Poulin -			6 10 -	81 2 -		190 8 -	1
		L. Dupine	Φ.		7 15 -	284 15 -		281 5 -	
		J. Biguell	-		6 10 -			109 10 -	1
		Frs. Binet -	-		9 4 -			8 16 -	
		Ed. W. Sewell -	•			568 8 -			
		The Seminary .			862	6 12 4		26 9 4: 169 8 m	
		Che. Smith		• -	13 15 -				
1		J. B. Johin	-		1 18 -	7 14 -		13 6 -	
		Jos. Bernier	•		4 13 -			15 8 - 63 13 -	
		Louis Jacques -	•	-	15 19 -				
		J. B. Villeneuve	•		15 17 -			15 17 -	
		J. B. Redard -	-		29 18 -	176 10 -		1 6 -	1
		Et. Lefshvre -	•		88 1 -	98 4 -		280 10 -	
		Jos. Delarge -	-	-	88-	667 9 -		663 7 -	1
		Thos. Pepin	-		9 11 -	11 16 -			1
1		Fre. Pepin -				239 18 -		259 13 - 64 10 -	
		P. Derion	-		10 15 -	10 15 -			1
		Cha. et A. Leclere	- [		11 7 -			152 11 -	
		Pierre Pepin -	- 1	: :	6 9 -	66 8 -			1
	,	Jos. Gagné .	-		41 18 -	41 18 -	* * * *	49. 8	
	٠ .	Cha. Smith, Jun.	-		11 19 -	23 4 -		92 16 -	
		Chs. Bergerou -	-1		5 10 -	108 7 -		454 8 -	
		Les Ursulines	-	-	6			138	
		Ant. Bertrand -	•	: :	86-				
		Cha. Bertrand -	-		2 2 -			18 19 -	i
		Jean Trudel	-		1 17 -	237		284 2	
		Jac. Dion	-		1 17 -	637		548 2 -	j
		Didas Beaueré -	-		1	30		26	
		L. T. Besserer	-		9 19 -	145 4 -		184 4 -	
		Jos. Gauvreau -	- 1	• •	16-	226		233 16 -	
		Thee, Bedard	•		- 14 -	490	*. * *	494 4 -	
		Cha. Leniroux	-		- 10 -	1,125 17 -		395	
		Paul Vernet -	- 1		3 12 -	11.190 17		14 8 -	620 -

(C. S.)—List of Consission, So. in the Stignisty of Notes Dans des Augus—Old Con-

Date of	Minne of	Ness of	Arpente	Anumi	SO Segles	nto at nbor 1883.	Arres Arres	ure at abor 1887,
Original Great.	Original Conspice.	Present Holder.	ia Superficies.	Rest.	Come et Hentes.	Lode of Venter.	Cann ; et Rentes.	at Venter.
		Fra. Gagné Jos. Chastin P. Gagnes Poter Grant Ant. Valardace Pr. Julies Jos. Jas. Galarman Jos. Badard Cha. Papuet Jos. Wilsourove Fra. Trembiay Le. Maynam Nic. Dolinible J. B. Bedard A. Gullbanet A. Gullbanet A. Gullbanet A. Collbanet A. Collbanet A. Collbanet A. Collbanet A. Collbanet A. Collbanet A. Galarman Lunr. Danals Fra. Villeanurov L. Bedard Jos. Reama Lunr. Danals Fra. Villeanurov L. Bedard Jos. Bedard Jos. Bedard Jos. Bedard Jos. Bedard Jos. Descript Fra. Equiambos P. Pavani Jos. Descript Jos. Descript Jos. Descript Jos. Descript Jos. Bedard Jos. Povin Jos. Bourrée Thos. Villeanuro Hr. Garsier V. Belanger L. Belanger L. Belanger L. Belanger L. Belanger L. Belanger L. Belanger Prictum G. Pagood J. Dery Jo. Bedard Jos. Protean Jos. Bedar		### ### ### ### ### ### ### ### ### ##	## 1		## 1. ## 1.	

rears at stuber 1007.

£. s. d.

Date of	Name of	Name of	Arpenia	Asoni	Arre 30 Septem	nes at phor 1881.	Arres Arres	irs at shor 1657.
Original Circus.	Original Comunito.	Present Helder.	in Supertains	, Real.	Cana et Routes.	Lods et Ventes.	Cons et Restet.	Lode ot Ventes.
		A. Gravell F. Raiaville A. Raiaville A. Raiaville J. Barbana J. B. Ray dit Aasiy L. Graiaville J. B. Ray dit Aasiy L. Graiaville J. R. Ray dit Aasiy L. Graiaville J. R. Ray dit Aasiy J. R. Raiaville J. R. Ray dit Aasiy L. Later. Normandana M. Girenz Jae. Paradia J. B. Raiaville J. B. Ranand J. B. Raiaville J. B. Raiaville J. B. Ranand J. R. Raiaville J. R. Raia		# 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	8	700	## 10	8. a. d.

8 Feb. 13 Feb. 13 Feb. 15 Feb. 15 Feb. 16 April 1 June 1 April 20 April 20 April 20 April 20 April 20 April 20 June 20 Peb. 20 Oct. 2 June 1 June 22 Aug. 11 July 19 Feb. 28 Aug. 11 July 19 Feb. 20 May 1 June 2 Aug. 11 July 19 Feb. 20 May 1 June 1 June 2 Aug. 11 July 19 Feb. 20 May 1 June 1 June

Date

(C. 3.)-List of Consission, &c. in the Seignlery of Notre Done des Anges-Old Con

Date of	Name of	Stame of	Arpenta	Asset	Arrenra at 30 Suptember 1631.	Arrence at 50 September 1087,
Original Grant.	Original Concedes.	Present Holder.	Superficies.	Rent.	Come Lode et Routes.	Cone Lois et Ventes.
	:	Jean Lienard J. B. Popin Fys. Falardeau Jean Bedard A. Grenier		#. s. d. 7 14 - 9 14 - 1 18 - 91 4 - 11 - 11 0 - 1,701 18 8	#. s. d. #. s. d. 8. s. d. 819 10	2. i. d. 2. i. d. 755 6 79 10 - 60 7 - 1,830 8 - 84 84 87,151 18 7 700
		. Currency			1,585 8 -1 38 10 -	1,047 19 88 29 8 4
	·		Naw Cor	CESSIONS.		
5 Pub. 1839 13 Feb. 1839 14 Feb. 1839 16 Feb. 1839 16 Ayril 1839 15 June 1831 16 Nov. 1830 06 Ayril 1832 06 Ayril 1832 07 Ayril 1832 16 Ayr. 1832 17 June 1831 17 June 1831 18 June 1831 19 June 1832 19 June 1832 19 June 1832 11 June 1831 19 June 1831 19 June 1831 15 June 1831 15 June 1831 15 June 1831 16 June 1831 17 June 1831 18 June 1831	George Church James Kelly James Milly James Milly James Milly James Milly James Miller John Parker Martin Ray Patrick Foristed John O'Noil William Reyner Ed. Landere John Massen John Massen P. Courtney John Massen James Pairly John Massen James Pairly John Massen James Millom James Millom James Millom J. Langwin, esq. A. Fraust P. Courtney James Millom J. Langwin, esq. A. Fraust P. Courtney John Hall Futer Brand J. James Millom J. Langwin, esq. Millom Forter Millom Brewne Frs. Bedard A. Themson George Beyley J. Millom John Parker Dunis Sammon Richard Conn Ri		74 16 74 16 14 60 40	11 10 -4 8 4 4 8 104 8 105 8 17 92 8 1	31 2 34 32 4 54 33 14 5 4 44 6 10 3 31 2 35 31 2 25 31 2 25 31 2 25 31 2 25 44 6 104 26 18 4	37 1 - 180 -
		Angien Cours	- 2,708 78	397 6 91	778 1 14	- 2,896 15 - <del>1</del>
		. Currency »		16 11 11	32 4 21	- 120 13 114

Jesuits' Office, S October 1838. A true Copy. (eigned) J. Sitemaré, Com.

Louis Panet, Agent.

(C. 4.)-LIST of CENSITAIRES in the Seignory of Belair.

Date of	Name of	Name of		ente	A	nnv	al	8	0 8		ars at nber 1					mber 1887.			
Original Grant.	Original Conceder.	Present Holder.	Super	in rácies,	1	Ren	t.	et F	leni			Lode			Cen			Lode Veza	
		Michel Constantin Pierre Robitaille Pierre Allain, pére Jean Robitaille - Etienne Robitaille Joschim Plamondon André Plamondon	 		17	17 6 18 6 6 7	-	17 9 273 2 76	17 6 2 6 2	d. 91 - - 21 5			d.	£. 80 2 13 89 112 220	8 6 16 6 18 7	d	£.		d.
200		Pierre Moisen -	•	٠	8	8	10	169	8	11	•	•	•	923	2	2	(****		

303.

ore at abor 1687.

(C. 4.)—List of Constaires in the Suignlery of Suis

Date of	Name of	Name of	Aques	Annual	50 Styles	er at shor 1861.	Arre Septem	ne at her 1687,
riginal Great.	Original Oceanies.	Present Holder.	Superficies.	-	Cino et Rontes,	Lois et Ventes.	Ches et Reates	Lobi . et Ventes.
		Pierre Busspré Pierre Alleis Pierre Pierre Alleis Pierre P		# 1	## 10		## 1	

34 Sept 34 Sep

Date of	Name of	Name of	Argenia	Annal	Arres 30 Septem	ro at her 1831.	Arren Se Septem	n of her 1007.
Original Grant.	Original Conseries.	Present Halder.	ia Sepiracion	Rent	Cress et Restiss.	Lode or Ventee.	Common of Resident	d Vente
		Prierro Sorred Primopia Primondon Laurence Organ Antonias Prayer Plant of Jacques Primopia Galvini Rianni Lestis Sovend Primo Garvin Joseph Robinali Lestis Garvin Joseph Primore Joseph Robinali Lestis Girard Charles Girard Charles Girard Joseph Robinali Lestis Girard Joseph Primore Joseph Robinali Joseph Primore Joseph Primore Garvini Joseph Primore Garvini Joseph Thurbus Joseph Thurbus Joseph Thurbus Joseph Thurbus Joseph Thurbus Joseph Houlean Joseph		### 17 98 1 17 98 1 17 98 1 17 98 1 18 10 10 10 10 10 10 10 10 10 10 10 10 10	## ## ## ## ## ## ## ## ## ## ## ## ##	A. E. 4.	## 10	A. 6. 4
			Naw Co	HCESSSOWS.				
94 Sept. 1897 94 Sept. 1897 94 Sept. 1897 95 Sept. 1897 96 Sept. 1897 96 Sept. 1897 96 Sept. 1897 96 Sept. 1897 97 Sept. 1898	Philippo Moissa Charles Pleat  Charles Pleat  Prançale Planansida  Joseph Dreide  Pleate Dreide  J. B. Tensier  Charles Planansida  J. B. Tensier  Charles Planansida  Joseph Play  Joseph Play  J. B. Planondea  Gormain Paradis  Jeneph Papute, pire  Ignace Planansida  Michal C. Rochet  Prançale Rochet  André Planansida  Michal C. Rochet  Prançale Rochet  André Planansida  Michal C. Rochet  Prançale Rochet  J. B. Ganéste  J. B. Ganéste  J. B. Ganéste  J. B. Micharles  Joseph Robitalile  Pierre Moissa  Joseph Robitalile  Pierre Moissa  J. Michall  J. Micha		60 - 60 - 60 - 60 - 60 - 60 - 60 - 60 -	6 18 4 6 18 4 6 17 8 3 8 8 10 6 6 13 6 6 13 4 6 13 4	33 6 8 35 6 8 35 6 8 35 6 8 35 6 8 36 8 36 8 37 13 4 37 13 4		66 18 4 45 45 60 60 88 13 4 50 63 5 63 13 4 60 13 4 86 13 4	ę.

(C. 4.)—List of Comitsions in the Seignings of Balain—How Communication—confined

Date of	Numbe	of .		Kase	a		. 1 190	<b>**</b> .	A		4		30 <b>8</b>	Arm	-	881.			10 8	Ann	ore set abor 18	87.
Original Green	Original Co		P	report li	ichler.		Superi	leies.	1				Cons			Lode Vont			Com			odo rates
11 Supt. 1988 10 Supt. 1988	Gen. Egilisten Rob. Dunden Che. Browne Jen. Browne Jen. Browne Jen. Browne Mr. Stenly T. Ri'Kerven Pat. M'Hagh Jen. Starbay R. Lenghily R. Lenghily R. Lenghily Louis L'Hére William Tao. Jen. Duyle Louis L'Hére William Tao. Jen. Duyle Louis L'Hére Louis			Amin			36 36 36 36 36 36 36 36 36 36 36 36 36 3			4 6 18 8 4	d. 8-8-8-8-8-8-8-8-8-8-8-8-8-8-8-8-8-8-8-			6			4.	344 344 344 344 344 344 344 344 344 346 346	17 17 17 17 17 17 17 17 17 17 17 17 17 1	8 8 8 8 8 8 8 8 8 8 7 8	£.	
				Curre	<b>wy</b> -	-	•	•	18	9	91	31	4	51	-	•	•	150	16	3 1		

Jemite' Office, 4 October 1838. A true Copy. (signed) J. Stenert, Com.

Quebec, 2 October 1858. (signed)

Lock Penel.

## (C. 3.)-STATEMENT of CONCESSIONS and SALES & CONSTITUT in the Farm of La Vacherie.

Date.	Name of	Name of	Feet in	Resiss	Amount	Amount	30 Septe	nes at mbor 1881.		eers at suber 1837
Date.	Original Conceder.	Present Helder.	Super- ficies.	Pracière	of . Constitut:	Enterest on Constitut.	Rentes Fancières.	Interest on Constitute.	Rontos Ponsidros.	Interest of Countitute
				2. z. d.	2. 2. 4	2 4	2. a. d.	£. s. d.	2. s. d.	2. L d.
N Mar. 1884	Michel Chartré -		6,830		68 2 11	3 3 14				12 12 7
12 Mer. 1834	John Vanderhayder		5,160		47 15 6	9 7 96				9 9 1
4 Mar. 1884	Mrs. W. Tourangesu		8,569		76 4 6	3 16 97				3 16
14 Mar. 1834	J. W. Festis -		7,864		72 16 4	3 18 64				14 10 8
18 Auft 1881	J. B. Nadeau - a		2,400		85	1 15 -				1 14 7
11 Oct. 1881	John Wilson - "		3,400		85	1 15 -				15 15 -
12 Aok 1631	Olivier Labbé "		3,400		85	1-10 -				10 10 .
11 Oct. 1831	Marie Débiguré -		4,800	-	70	a 10 -				8 10 -
31 Oct. 1851	J. B. Bigavestte -		5,506		80 6 6	4 - 34		- •		24 1 11
84 Oct. 1831	Jos. G. Tourangeau		4,270		63 5 5	8 8 3	• •			6 4 4
18 Auút 1651	Michal Hupé -		3,400		85 -	1 10 -				8 8 .
18 Oct. 1881	Jacques Tremblé -		8,964		88 3 -	2 18 14			м о	17 8 7
12 Août 1681	François Falardons		11,488		166 14 74					80 - 6
19 Août 1831	Jee. Jas. Duval		6,788		98 17 6					20 11 8
11 Anût 1883	Louis Noreau -		2,400	- ' -	85					7
18 Août 1831	James Marshall -		6,788		98 18 4	4 18 114				23 4 7
98 Augt 1831	Joan Chartré		6,788		96 18 4	4 18 11				29 13 6
12 Août 1631	Adolphe Larme		6,783		96 18 4					83 13 6
18 Mai 1888	Jean M. Bourbeau -		2,400		85					7
88 Mai 1883	Louis Langloie «		2,400		85	1 15				7
18 Mai 1683	Charles Fortier -		3,030		44 8 9	2 4 24				6 13 6
1831 De Anie 1831	Louis Norma		4,800		70	8 10 -				21
7 Aut 1838	Olivier Phoette .		2,400		86	1 15				8 8 -
0 Avril 1884	Jacques Marcatte -		2,400		35	1 15 -			0 0	7
1 Sept. 1883	Dominico Seconelli -		2,400		35	1 15				7
0 Dec. 1832	George Vine - "		2,580		87 18 6	1 17 8				9 8 4
1 Août 1883	Henry Germain -		2,408		85	1 15				7
7 Août 1881	Jenie Germain .		3,980		88 8 4	2 18 2				17 9 -
7 Acet 1837	Louis Norman -		2,400		85	1 10				7
7 Avril 1881	Louis Noveme -		2,400		35	1 15 -				10 10 -
1 Oct. 1881	Jos. Marcotte -		3,400		25	1 18 -				10 10 1
1 Mars 1883	Jos. Terrieu		2,400		35	1 15 -				7
7 Août 1883	J. B. Lafontaine .		2.400		35	1 18				7
Avril 1885	Jos. Allé		2,400		88	1 10 -				8 8 -
7 Août 1833	Augustin Dugal -		8,400		86	1 16 -				7
1 Oct. 1832	L. Martinette, dit )					1 15 -				
	Bonamy		2,400		85	1 19 -				1
Aolt 1831	Ditto		2,405		95	1 16 -				10 10 -
	Pierre Bidégaré -	Edmard Dahma	9 400			1 10 -				1 10 -
1681 the L	Fra. X. Latenche -		2,400			1 15 -				1 15
	Che, Maine		2,400		-	1 10 -			1	10 10 -

	Name of	Nime of	Fret in	Rentes	Amount	Amount	Arres 30 Septe	ure at mber 1681.	30 Septemb	et 105
Date.	Original Cressdes.	Present Hobber.	Seper-	Poncières.	Of . Constitut.	Enterest on Constitut.	Rantos Foncières.	Enterest on Constitute.	Rentes In Pendières. C	desert e ometitu
2 Apút 1881	Joan Audry Louis Biddgaré -		4,800	a. d.	£. a. d.	2. s. d. 3 10 -	2. s. d.	4.4	2.44 2	
Juillet 1682 7 Juin 1684	André Transié	: : :	4,800 9,400	: :	70	8 10 -	: :		- 17	
3 Oct. 1881	André Tuaqué Lowie Popin - Thon Logallé -	• * * * • •	2,400 3,000		59 10 -	2 12 0		· 4. 7.	- 10	18 .
1 Oct. 1881 4 Dec. 1888	W. Recers	W. D. Depent -	4,800		70	8 10 -		* * fa **	- 17	10
1 Oct. 1831	W. Rogers Pierre Bidégaré Pierre Bedard		2,400 2,400 2,400	•, •	35	T 18 -			- 10	10
8 Août 1881 4 Opt. 1881	Etione Boucher -	André Bodera -	2,400	: :	85	1 15 -		- 1750	10	
4 Oct. 1831 2 Act 1831 1 Sept. 1688 1 Oct. 1831	Etienas Boscher Jean Mentigny P. Doblet, dit Dotle	• • •	2,400		85	1 18 -		1	- 10	
Oet. 1881	J. G. Perette -		2,178 5,016		75 5 -	8 15 8	: :		16	16
2 Août 1831 2 Août 1831	George Vine Louis Rishard -	Pierre Buissen -	11,628	• .	79 1 8	8 12 1		4 24		
1 Oct. 1881			3,294 9,520		140	7			45	- 1
9 Mai 1882 1 Oct. 1831	François Labelle Jacques Parent Jacques Parent Jacques Parent Journal J. B. Bertrand Jonn Dupins		6,222 1,761		90 14 9 95 10 8	4 10 84 1 8 64	1200		21	
1 Oct. 1831 8 Sept. 1834 1 Oct. 1891	Jacques Parent -	Fulix Bedard -	1,761		.96 10 10	1 6 6			3	19
	J. B. Bertrand	François Gosselin	1,761	: :	58 1 8 26 10 10	1 6 6	: :	20.00	1: : "	
0 Avril 1882 7 Mai 1882	Joan Dupins		3,523		47 5 -	2 7 3			- 1	4 3
1 Oct. 1831	Joseph Sampoon		1,729		25 4 3	1 5 9 1 4 6	*** **	: :		7 11
3 Oct. 1831 7 Avril 1834	J. B. Bertrand Joan Dupins - Adrim Roy - Joseph Sampson - Pierre Dectio Marguerite Dupont	Pierre Destie et J	1,6853	: :	34 11 5 36 10 10	1 6 6	: :		: :	
Mars 1888	Prançois Gesselin		3,640		47 5 -	3 7 3			- 1	1 16
Oct. 1681	Pierre Dette Marguerite Dupont Prançois Gemelin - Jeseph Roussau - Louis Duprus - Pierre Souprette Praspère Poitras - Propère Poitras - Autoina Meste.	: : :	2,2061 1,8001		39 5 5	1 13 34	: :	1: :		8 11
Oct. 1881 Avril 1884	Pierre Souprette -		1,920		28	1 8 -				8 8 5 18
4 Juin 1885	Prospère Poitres -	: : :	1,940	: :	68 5 1	3 6 3		1: :	1: :1	8 16
1 Dec. 1831 7 Avril 1833	Autoine Feeto. Thee. A. Pines	• • •	3,0554	: :	44 11 11 24 11 5	3 8 34 1 4 7 1 4 6		11:		7 7
7 Avril 1884		: : :	1,940		28 5 10	1 6 3				4 4
8 Avril 1832	Thos. A. Place - Abraham Loclair -		1,640 2,400	:	93 15 1 84 11 3	1 3 9		1::	: : 1	7 2
1 Oct. 1881 3 Mai 1884	A. Marette, dit Lopine		2,310	: :	33 13 9	1 13 8		: :	- 1	8 7
1 Oct. 1881 1 Oct. 1881	Charles Parant -	: : :	2,250	: :	32 16 3	1 12 9				8 16 9 10
3 Avril 1882	Prançois Verret  François Emond  Sevin. dit Latou-		2,130	-	31 1 3	111 0				9 10
3 Juillet 183"	inne (		2,070		30 3 9	1 10 2			1	3 -
1 Oct. 1	Jacques Normand - Etienne Moreney - Michel Haio -	: : :	2,400	: .	35	1 18 -	1: :	::::		0 10 5 5
1 Août 1838 18 Mars 1888	Michel Blais		2,400 2,400		35	1 15 -	1:::		- 1	0 10
1 Sept. 1682	Pierre Morency	André Moure	9,400	: :	85	1 15 -	1: :	:::		7 - 3 10
1 Oct. 1681 1 Oct. 1881 3 Oct. 1885	Jon Pleard - Joan Laliberté -		2,400 2,400 2,400		35	1 18 -			- 1	0 10
B Audt 1885	Etionne Morency - Pierre Baillarmen -	: : :	2,400 1,400	:	35	1 15 -	1: :			3 10 3 10
2 Sept. 1634 4 Juin 1834	Pierre Baillargeon - Pierre Baillargeon -		2,400 2,400 2,400		35	1 15 -				5 5
3 Oct. 1881	Augt. Moreacy Jean Simonesn	Gabriel Belleau -	2,400	: :	35	1 15 -				7 -
8 Mai 1635	Jos. Marcens - Edouard Massé -	::::	2,400	: :	85	1 18 -	1: :			8 10
5 Avril 1882	P. J. Courtney -		2,400 3,406		49 14 -	2 9 8			1	4 18
31 Oct. 1831 31 Oct. 1831	Michel Beaumond - L. Foucher -		2,400	:		1 15 -	1: :			5 5
1000 1000	Michel Beaumont		2.400		35	1 15 -				6 %
? Sept. 1888 I Sept. 1838 7 Acct 1835	Jes. Lépine Jrs. Lépine, sen Jess Hemond -	: : :	2,400 2,400			1 15 -	1: :			5 5
7 Août 1835	Jean Hemond - Puter Belt Phi. Artue		9,400 13,373		35	1 15 -				1 15
4 Avril 1635 22 Oct. 1831	Phi. Artse	: : :	2,683		39 2 6	1 10 1			1.	
50 Juin 1835	Frans. Bedard -	1: : :	2,400	: /:	40 10 11		: :	1: :		5 18 4 1 12 -
90 Sept, 1831 7 Mai 1834	Jos. Cameron - Michel Martin -		2,943		48 18	2 2 11			-	4 8
83 Avril 1332 4 Dec. 1631	George Reyner - Donald Grant -	: : :	5,965 2,125	1: :	76 15 7	3 16 9 1 10 6	: :	1: :		9 3
31 Mare 1632	Lament Paradia -		4.800		68 19 7	8 8 11				0 7
31 Juillet 1882 98 Juin 1884	Thee. Cyrus Francis Olivier Patry	1: : :	4,650 2,095	1: :	87 3 1	3 7 1	: :		1: -	4 14
10 Sept. 1834 17 Août 1838	James Hinde -					6 2 1	1: 3		1: :	6 2
17 Août 1838	Jean B. Gilbert - Jean B. Gilbert -	: : :	1,920	: :	55 8 4	2 15 2	1: :	1: :		-
19 Juin 1884 31 Dec. 1831	Gabriel Valin	1: : :	1,920 5,510	1: :	28	- 1 8 -		: :	: :	4 4
30 Juin 1834	George Boyd - Alex. Russell, esq Jos. Hamel -	: : :	3,480			- 2 10 9				7 18
31 Dec. 1831 12 Oct. 1831	Jos. Hamel Denald Grant -	: : :	3,920	1: :	46 13 13 3	2 6 8	: :		: :	3 19
Bl Oct. 1831	William Aird - H. M. Blaiklook -		3,420	4 .	49 17 6	9 9 10				14 - 12 19 14 19 18 7
81 Cet. 1831 3 Mai 1833 9 Mai 1884	H. M. Blaiklook		4,580		1	3 6 9				8 7
	La Corporation de Quebeo		2,718				-			3 19
10 Jan. 1895 18 Mai 1895 3 Juin 1898	J. B. Coté Louis Falardeon .	1: : :	2,400 3,400 2,870 4,800	:		1 10 -	: :	1::		8 10
3 Jula 1838	Louis Falardion  Louis Martin  James Marshall	: : :	2,870	:	34 11 8	1 15 - 1 1 14 6 3 10 - 1 13 -	1::	: :	* 7 . • (	6 18
31 Oct. 1881									1 - 1	

303.

2.8888888888888873 -- 99

(C. S.)-Statement of Concessions and Sales & Constitut, in the Form of La Vachario-es

	Name of	Name of	Foot in	Renies	Amount	Amount		ner of abor 1881.		nior 1687.
/ Date /	Original Counciles.	Present Hobius.	Super-	Possidore.	of Constitut.	Saterest on Constitut.	Postière.	Interest on Countitute.	Bento Pensières.	Interest on Countitute.
81 Oct. 1888 39 Mars 1884 81 Aoht 1883 31 Oct. 1883 29 Nov. 1888 2 Juillet 1888	P. Dibbet, dit Dostio- Jacques Marent Innie Germain Joseph Samun Roger Lellbrus, Eculor Rose Beaudestin, femme de Jun		2,400 3,400 3,400 1,729 918 3,400	1	£. a. d. 35 35 35 4 34 150	£, a, 6. 1 18 - 1 18 - 1 18 - 1 38 - 1 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3	f. a.d.	£ a £	£, s, d.	£, a, d. 8 8 - 7 9 6 - 106
30 Avril 1839 36 Nov. 1832 14 Mai 1834	Simeness) Ontrern: John Anderses, his Estate) Authory Anderses		429,871 29,167 114,052 573,110	: :	6,316 18 14 485 1,150 7,921 18 10	23 15 5 57 10 -		22 16 8 192 9 11 215 16 4		1,441 4 3 22 15 5 122 8 7

Justite' Office, S October 1838. A true Copy. (signed) J. Ste

Queben, 2 Outober & 39 September 1888. (signed) Le

(C. 6.)—EMPLACEMENTS in the City of Queice.

Name	Nº ma	Date of	Name of	Name of	Rentes	Am	ware .
of Street.	each Hyun,	Original Consession.	Original Cuncedes.	Present Holder.	Puncières.	30 Augumber 1683.	30 September 1687.
Paleigus				Pran. Le Meniliker William Sheke Peter Lamplein Ben. Carrivona W. Hebnes Gob. Plann's Essets A. Wezler's Essets W. Hebnes Estats W. Hebnes Estats W. Stilling's Bootes J. Issir General Jon. Debbin M. Julion Jon. Debbin	5. s. d. 6 20 4 5 4 2 6 10 56 7 9 35 10 10 27 15 6 18 15 11 1 9 12 8 12 12	8	f, a, d:  18  76  18 6 6  20 12 0  20 7 9  177 14 2  130 17  81 3 2  37 16  38  39
e. Ursulo -	•			W. Wilson J. Tearrangent's Rotate Thos. C. Aylevin Ch. Hefman Put. Lawbe Geo. Pearr L. Latussin's Esiate Pr. Romain's Estate Ph. Bown's Estate Ph. Bown's Estate Ph. Bown's Estate Jon. Légand Jon. Droke Jon. Légand N. Jumon P. Chaloup's Estate R. K. Yong N. Juroun. Joureur. Joureur. Joureur. J. Villaire. Ch. Marié	97 10 18 10 30 2 18 19 18 10 36 10 18 -	86 10 86 10 87 88 811 100 20	386
Ste. Augelo				Dun. Nepler. James Rem's Estate - Dan. Satherland's Estate Fra. Vocalis - N. Villaire's Estate - Veuve Ig. Geny - Geo. Larouche -	125 50 12 10 - 16 16	130	1,135 360 35 64
St. Stealahn				Min L. Vecalib Prs. Romain's Estable J. Rowley Greb. Synnes' Estable Greb. Poune J. Railer M. Bardy M. Morean's Estable Min L. Vecalib J. Morean's Estable Min L. Vecalib	16	48	16

(C. C.)-Employments in	who other out	Combon continued

Name .	N° on	Date of	Name of	Name of	-	Re	ales				Are	tero		
of Street.	sack House.	Original Commiss.	Original Conceiler.	Present Holder.		Fone	lère		80 8	epte 1831		30 Se	887.	**
Du Jardine -				15) IV GARDE & MACHINE		£. 5 6	4.	d	. 4		d.	2. 80 6	8.	4
				Ancies Cours -	-]	1,001	11	1	1,78	4 18	-	4,913	17	7
				Currency -	-	41	14	7	7	4 7	5	204	14	11

Quebro, 30 September 1888.

182 8 7

B06 3 8

Louis Peret, Agent.

### NEW GRANTS:-EMPLACEMENTS in Rear of the BARBACES.

Name of Street.	N° on each House.	Date of Concession.	Name of Original Conceder.	Name of Present Holder.	Renius Funcières, and Interest.	Arream at 30 Sept. 1831.	Arrears at 30 Sept. 1837.	Capital exigible.
		8 Nev. 1890 Ditto - Ditto - Ditto	W. Stillings -	Jos. Petickere M. Julien Heire W. Stillings Jos. Deblots Garant J. Issir Heire W. Holmen Peter Langlois W. Burke Gab. Plants Carrency \$ .	11 1 10 4 - 5 - 7 16 6 - 8 -	- 10 - - 10 - - 5 - - 10 - 149 16 11 - 10 - 15 11 - - 10 -	- 5 - - 5 - - 7 6	2. 4. 71 15 6 78 15 - 189 17 - 197 7 -

nite' Office, 3 October 1838, A true Copy. J. St.

### (C. 7.)-LINTE des CENSITAIRES de la Seigneurie de Batiscan.-Anciennes Concessions.

	Date	Nom	Nom	Arpento	Rente	Annuelle.	Arrerage 30 Septem	e due le bre 1881.	Arréregee 30 Septemb	dus le re 1837.
o.	du Premier Titre.	du Premier Consessionaire.	de culzi qui Pemide setualizment.	Super- ficio.	Biod Bois- seanx.	Argent.	Coms ot Routes,	Lode ot Ventee.	Cens et Rentus.	Lode of Ventes.
			Jessah Gouin	30		£. s. d.	2. s. d.	£. s. d.	£. s. d.	£. s. d
all	15 Nev. 1813	Jeseph Gouin	the state of the	80		- 5 61	8 18 4		11 11 8	-
31	14 Nov. 1814	m b ° °		30		- 2 9	10.00			
4			Jean Gedin Felix			10	15			
5	7 Dec. 1814	Joseph Gedin Pélix -				- 1 104	13		- 14 8	
6			Alexie Lahaye	36		- 3 3	1			
7				54		71			1	
8	17 Nov. 1796	Lenis l'abissionnière -		60	. "-	- 2 7	1		1	
9	20 Nov. 1775	Joseph Moreau	10 20 * * *			1			1	
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4			Amaud Quépy	80		- 3 9	1			
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6	20 Nov. 1775	Joseph Moronu -	* * * *	71		1		,	1	
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9			Alaima Brumille			7	1			10 5
10	17 Nov. 1666	Pierre Guillet Laieunesse	Pierre Pagère	96		- 2 3			- 8 9	16 15
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19	20 Mars 1666	Michel Lonni	Joseph Marchant	80		- 1 6			- 8 -	
13	22 Mars 1066	Pierre Lemeine	Louis Machildon	80		- 1 8	1 10 -		- 17 9	
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là		Damies Quatresous -	Juschim Moreau	110	1 B.	- 1 1			- 0 6	
36	22 Mars 1664	Pierre Baribault	Prançois Lahayo	180		- 8 8	it			
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(C. 7.)—Liste des Conditaires de la Seigneurie de Melitera—Amileanes Consessions—continued.

Date	Non	None	Arpent	Rest	Annuile.	80 E	phone Agency Agency	se due le mère 1881.	30 Ropto	on due le mbre 1 <b>06</b> 7.
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		- François Leheullier - Joseph Carignout -	190	t	- 1			: :	- 7 6 - 4 - 1 10 6 - 17 8 9 19 6 1 8 8	
		- Françaio Truttier	177		- 1 - 6		•		- 17 3 2 12 6 1 8 8 1 16 6	
		- François Carigmout -	18		- 1 4		_			
		- Joseph Duval	225	: :	- 9 8		:		ī : i	1
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20 Nov. 1775	James Marris		143	:::	- 2 3	}.			1 4 1	
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		- Cuthbert Marchant -	80		- 2 3 1 - 4 7 - 1 6 - 1 4	•	•		- 8 8	
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14 17	12 29 <sup>10</sup>	- François Moreau - Frederick Dufresse -	142	: :	- 1	: -		9 16 8	- 1 6 8 - 1 6 1 - 6 - 16 8 - 1 6 4 - 8	
: : :	: : :	Pierre Belcour Louis Belcour Alexis Gendron	164		- 1 9	- fo		9 16 8	- 16 8	14
		Alexie Gendron	34		1	8 16		: :	- 1 6	
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		J. E. Lanouette	8		- 2	- 1	8		- 3 6	
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4 Juillet 1716 22 Avril 1816	P. Mongrain	Jean Quépy	133 80 143 55 164 24 8 6 20 5 5 12 8 6 7 2 2 8 8 6 7 2 8 8 8 6 7 2 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8	: :	- 5 1	5 10	i	: :	5 0 M	1
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		François Machildes.	86	::	- 4 3	4 8	-		6 . 6	
8 Mai 1674 4 Mai 1667 8 Mai 1674	François Prigon Jean Lemoine	Joseph Lacourcière	76	::	- 1 3	}-		9 11 0	- 9 -	0 7
	Prançois Frigon	François Lacourcière Amabie Lacourcière	60		- 4 3		•		111	
15 Nov. 1818	Joseph St. Cyr	n n • •	60		- 5 9	1				

(C. 7.)—Liste des Constaines de la Seigneurie de Botlesse —Analonges Constaines — continued

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			Louis Gentron  - Alexie Tessier, file - Joseph Tesser - Joseph Lacourcière - Valère L'Heuren	75	: :	9 - 3 5 - 3 5	::::	: :	- 18 10 - 17 1	14
1:			Joseph Lacourcière	61	: :	- 8 8			1 16 4	8 1
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i	7 Nov. 1795	Joseph Gouin -	Antoine Trettier Joseph Tessier Guilleume Belly	115 80	: :	- 8 9	'			
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10			Premocie Nobert	2	: :	1			-1-	
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1:			Joen Massicotte	80		- 6 11	۲		- 2 -	
:			Pierre Manicette	80		- 2 1	- 15 5 - 15 9	1: :	1 7 10	
1.			Joseph Bourbeau -	106		- 9 7	- 4 9	: :	1 18 6	
		: : : :	Joseph Tourignout	45	: :	- 2 7 - 2 6	- 15 -	22 6 -	1 10 -	23
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н.	4 New 1796	Lenia St. Arnaud	David Tradel	104		- 1 9	İ			
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218	23 Pers. 1798	Jena Labbers	Pierre Lebbyre Jean B. Lieb Medune Guilant Medune Guilmet	50 50 80 75		- 8 4	- 10 8	18 14 4	1	18 14 4
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236 237 238	4 Fevr. 1754 14 Juillet 1716 20 Juillet 1762	Jean Lafend 4 - P. Mongrain - Didage Lefebyre -	Laurent Quépy	48	: :	- 12 8 - 1 10	2 18 6		6.8 6	
239 240	20 3111111 1760	Diago Linevio	Jeseph Lefsbyre Jeseph Trudel	84 77 90		- 5 10	• • •	• •		
941 949 943	7 Sept. 1817	Ignase Presouvens	Pierre and Fra. Jacob - François Jacob -	80	::	- 6 6	- 7 6	: :	1 10 -	
243 244	11 Jan. 1799 23 Sept. 1763	Alexie Reas	François Jacob Joseph St. Arnaud Joseph St. Arnaud Joseph St. Voillet	63	: :	- 1 1				
344 345 346 947	14 Oct. 1782	Jean B. Riverd Nicholas Belus	Laurent Jacob	84						
948 249	21 Fevr. 1794		Heuritiers, Jos. Jacob	84 78 48	::	- 5 10			- 12 10	
250	7 Sept. 1817 21 Fevr. 1794	Joseph Jacob	Piorro Guilmet Olivier Frigou	30 50 92	::	- 8 11	- 10 104	i	1 19 7	
959 953 954	28 Peyr. 1800 23 Sept. 1763	David Trudel	Charles Massicotte Augustine Venins - Denis Prenonvens Edouard St. Mare Louis Marchant -	52 57 93		- 3 7	2 16 3		1 13 0 1 18 6 4 12 8	
355 356 357			Edouard St. Mare - Louis Marchant -	66		- 3 8		: :	- 6 6	2 10 -
258		: : : :	Joseph Premouvous	160	::	- 8 8 - 8 7 - 10 -		•	•	
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266 267			François Gerbeen - Anteine Dennusier -	74	: :	- 7 9			2 6 8	
269 370			Pierre Rivard, file - Pierre Rivard, père -	38 48 74		- : :	- 10 -	: :	- 6 -	
271 272		: : : :		49 30	::	- 8 5				
278 274 275	28 Oct. 1763	Charles Flagueis	Heritiers, Antoine Frigon Jean B. Houde	196 76	::	- 10 - - 4 9 - 4 9	- 4 9	: :	1 18 9	
276 277	13 Nov. 1798	Louis Hensult	Jean B. Houde - Augustin Houde - Ambroise Hénault -	76 76 99	: :	- 4 9 - 4 8	6 10 - 8 - 11 1 13 9		7 9 -	
378 279	3 Juin 1758	Antoine Rivard	Vouve Augt. Grantrille - François Louisur -	76		- 4 9	: ::		1 6 -	:
286	13 Nov. 1796	Autoice Descurier	99 99 " "	108	: :	- 8 -	: :		1 - 6	
282 283 284	3 Juin 1788 2 April 1743	Antoine Rivard	Louis Rivard	76 76	: :	- 4 10 - 6 3			- • •	
985 386			Jona B. Massicotte - Jona B. Massicotte, père Louis Massicotte -	98 107		- 3 B - 2 i	: :.		- 6 1	
287 288	: : :	: : : :	Dieudouné Prénouveau - Michel Massicotte	79		- 6 -	1 2 6		1 : :	1.15
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290 291 292 293	20 Jan. 1754	Joan B. Trottier	Laurent Francour Xavier Baribault Pitre Trottier Abraham Trottier Pierre Cloutier Abraham Jacob	70 85	: ;	~ 6 ~				
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996 297		* 1 1 4 1 4	Jean H. Labbyre	62	: :	- 6 10				
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(C. 7.)-Liste der Consission de in Suignourie de Butinegs-Anniegnes Consessions-confinued

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			Livais Labberto, file - Jaconso Depuis	60 62 63		- 4 2			1 8 6	
			Hyacinthe Nobert -			- 4 2	• • •		• 10 -	
	17 Nov. 1794	Antoino Frigon	Olivier Prigon Joseph Musicotto	62 42	: :	- 8 10				
			Dames Courte	97)	::	- 0 11			116 -	1 15
l			Dussane Codutte - Joseph Trottler - Joseph Trottler	148		- 8 104 - 8 10			1 4 -	
l			Godfreid Langevin Beneni Gervais Belarmin Gervais	79		- 7 -	1 16 2	0 18 4	2 16 - 3 7 6	6 18
ł			Belarmin Gervaie Veuve Jee. Shereux -	80		- 2 8	- 7 7		- 18 4 1 8 6	8 18
l	21 Jan. 1814	James Managain		45		- 4 3	- 11		1	
ı			Cosinir Buribusht Olivier Mariaette - Josekim Qo/gy	.67	1: :			2 / 2	1	3 (
l	20 Mai 1816	Josekicz Quépy -		49 96 85	1: :	- 4	3 18 9	12 46 6	7	15 -
ı	• • •		Vouve Fra. Gervain -	118		- 7 2	2 10 6		4-18 -	-
ı	19 Nov. 1756 26 Dec. 1816	Roné Machilden -	Mishel Quipy	116		- 8 9	3000		6 4 9	
ı		Michel Quipy	Hilairo Maniestte	86		- 6			3 16 6	8 (
	34 Nov. 1710	Jose Papilles	Rostocke Melart	190	1:	- 8 10		• •.	. 1.16 6	10 1
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ı			Fru. Dusmresult - Modeste Dubord - Belarmin Massicotte	78 82	1: :	- 1 10	- 17 6	: :	2 13 4	
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l		: : : :	François St. Armand François Normandin J. B. C. St. Armand	21	1: :	- 1 8	1 10 9	1: ::	2 8 1 2 7 2	
I	: : :	: : : :	J. B. C. St. Arnaud -	126	1: :	- 4 6			2 6	
ļ			Angustin Manicotte Michel Veillet	47	1::	- 1	- 18 -	: :	1 8 -	
l			Alexis Tiffan David L'Heureux	69	1	- 8 2	- 8 2		1 1 4	
I		: : : :	Joseph L'Heureux - Prinque Trépagnes, the Joseph Veillet	69 62 86 88 60 26 81 56 74	1: :	- 8 8			1 8 4	
I			Joseph Vottor -	60	::	- 3 8		::::	- 1 0	5 1
ı			Dominique Normandin Veuve Alexie Duval	81	::	- 11			- 8 -	
l			Joan B. Normandin Moduste Massicotte	74	: :	- 2 6		3 11 8	1 2 6	8 2
į	: : :		Augustin Cadotte -	74	: :	- 6 8	3 14 -	1: :	1 3 10	
ì	: : :		Vouve Alexie Duval Jean B. Normandin Modaste Messicotte Augustin Cadotte Joseph Cadotte Heritiary, Jos. Cadette Louis Massicotte Pierre Gusthier Bon B. Gauthier	49	1: :	- 1 10	1 1 19 4	1: ::	2 7 7	
	: : :	• • •	Pierre Gauthier - Jean B. Gauthier -	43	1: :	10		1 17 6	- 10 -	11
į			J. B. Gauthier, file Louis Présonvess	48	1: :	11		: :	1 6 4	
			Louis Prénouveau, Als	96 50		- 1 1	- 9 2		- 14 6	
	12 Nov. 1796	Prisque Trepagnes -	Hilaire Trépagnes - Jean B. Cadette -	- 80		- 5 7			- 5 7	
			Prioque Trépagues, père	96		- 9 1				
	8 Dec. 1746	Joan Connette	Nicholas Ouduv -	- 68 - 84	-	- 3 5	. 2 6 8		8 4 3	
	24 Jan. 1784	Jean Baril	Louis Massicette - Raphael Veillet	· 44	1: :	- 2 4		: :	- 10 -	4
3 7 3 3				. 84 . 93	: :	- 3 6			10 18 -	
	14 Jun. 1744	- Inomia	Joseph Nayotta -	- 93 - 90	1: :	- 8 1			10 10 -	
	14 Jun. 1744 30 Juin 1798 7 Jun. 1780	Joseph Nayotte, père - Jean Baril	Vouve Joan Broinliet	94 63		- 6 4	1 10 -		2 17 6	
8			Laurent Gerveis -	190		- 8			0.10	
i	13 Nov. 1799	Joan Laveau		60					1 11 3	
6	19 Nev. 1711 14 Nev. 1797	Gabriel Trudel		- 100		- 1 (	8			
7	6 Sept. 1917	Jeesph Baril	Pierre Gervaia	- 90		- 7	8			
9	21 Nov. 1794 21 Juillet 1717	Juseph Simon Nayotte Pierre Lafond Mongrai	19 99 0	- 70	9 3 30	- 5	71			
ì	18 Nev. 1796		- François Broussard	- 80		-	4 6		- 15 -	
84			François Massicotto	. 30		- 1 10			- 10 5	
ø	13 Nev. 1798	Jean B. Adam -	10 15 TONE	120		- 8	.   5		2 3 6	1

	Date	Yes	Nom	Aryana	Resid	Amuello.	Arrèreg 30 Septem	n des la lice 1601.	-	n due le sère 1007,
No.	da . Premier Titre	da Premier Conseniennales	de celui qui Preside cettallament.	Sager.	Had Bala- manz.	Argent.	Cons ot Reates.	Loke di Venine,	Cone of Rents.	Lob of Ventee,
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	Date	None	Nem	Arpent		e Annuelle.	30 Hopton	po due le abre 1851.	Arrèrage 30 Septem	bre 1967
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1	2 Nov. 1796	Jamesh Barabilean	Plane Germin	48		2. a. d.	A. s. d.	A. a. d.	£. 'e. d.	£. s.
3:	2 Juin 1895	Joseph Bordelona - Bilotal Tournello -	Pierre Gervais Vonvo Michel Tournelle -	21		- 1 10 - 1 10 - 1 10	1 1 1		2 5 4	
			Antoine Tournelle - W. Simpson Henderson - Joan Lafontaine -	91		- 4 6				10 8
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1	4 Nov. 1814 1 Nov. 1794	Louis Genères Presquis Villessure -		60		- 5 6	5 10 4		6 10 -	
	1 7/07. 1/34	anester America -	Jean B. Veillet Burthelemy Neyotte Louis Brouillet Leurent Leibbyre	90 60	: :	- 8 4	1 10 8			
	Fev. 1700	Antoine Demander	Jean Grantille	120		- 8 1	4 5 2		4 15 4	
2	1 Nov. 1784	Jacques Tournelle Jacques Tournelle	Charles Tournelle Leals Tournelle	120		- 7 8	1 15 10		7 7 9	
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17	7 Nov. 1786	Charles Veillet -	Charles Veillet	80 20	: :	- 4 2	5 11 -	: :	7 6 8	- 12
		to D Bot	Jean B. Nayotte	190	• •	- 6 2	2 14 2		8 15 -	
	Juillet 1787	Jean B. Tiffan	Marcel Nayotte Clément Caya	86	: :	- 6 8 - 7 7		: :	\$ 15 10	
19	Nov. 1790 July 1796	Pierre Villeneuve Fabrique S. Stanislas	André Trudel Fabrique S. Stanishe -	190 190	: :	- 7 7			- 7 7	
:	: :	: : : :	Fabrique S. Stanishe Cifruid Lafontaine Pierre Veillet	60 190	::	- 3 9	a 16 a		6 18 9	
10	Oct. 1744	Joseph Lorsager	Charles Marchant V. ct beritiers P. Mongrain	180	: :	- 8 1	: :	: :		6 -
-			Pierre Mongrain J. B. Veillet	60 170		- 4 -			- 19 1	
	Juliet 1816	Antoine Baribault -	George Trepagnes Antoine Houle	102		- 11 11 - 6 8			- 8 -	
30	Oct. 1806	Veuve B. Godin	Jean Trottier	90 76	::	- 3 10 - 5 8 - 5 8	6 15 - 3 12 6	: :	7 17 6	
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1:	: :	: : : :	Joseph Trepagnes -	190		- 8 5	4 18 6		6 - 6	
9	Nov. 1764 Mare 1793	Augustia Tillas Veuve Michel Berdeless	Pierre Tiffan	120	: :	- 6 34 - 5 7	8 17 6	: :	10 8 8	
-			Michel Bordeleau, file - Valance St. Arnaud - Joseph Poligrain -	60 40		- 4 9	9 16 8 1 17 6	1 - 10	2 16 3	1 -
31	Juillet 1825	Joseph Mongrain - Joseph Mongrain - Antoin: Baribault -	Romain Mongrain .	90		- 8 4			- 16 8	
29	Juillet 1616	Antoin Baribault	Louis Mongrain Gabriel Gervais	45	: :	- 8 4	2 15 -	2 10 -	3 5 -	2 10
91	Jan. 1815 Des. 1825	Joseph Mongrain - Antoine Mongrain -	Bellarnim Dussureault - Antoine Mongrain -	60 90		- 7 1 - 8 4	1 8 4 - 16 8	3 15 -	8 10 10 2 16 8	2 15
:	: :		Augustin Dussureault - Colestin Ricard	90 60	: :	- 8 4 - 4 81	2 10 - 3 13 -		5 1 3	
	Nov. 1798	Charles Hénault	Geneviève Henault - Louis Henault -	90	: :	- 4 84 - 5 7	5 16 - 3 18 -	: :	7 4 9	
12	Nov. 1798	Prisque Trepagnes -	Louis Comette	180	: :	- 12 2 - 3 3	11-8 4		15 18 4	- 5
1	Nov. 1799	Ni-balas Oufum	Louis Comette, fils - Jerémie Comette -	45 60	: :	- 2 10 - 3 10	1		1 - 2	
15	Nov. 1796	Nichalas Quépy - Nichalas Quépy - Joan B. Gauthier -	Hyaciath Comette -	75. 75		- 4 9	11 5 7		1 19 2	
			Prançolo Gervais	33		- 5 75			- 12 2	2 1
15	Fev. 1826 Dec. 1828	Pierre Bean Autoine Lafortaine - Nicholae Quépy - Nicholae Quépy -	Louis St. Arnaud Jean Trepagnes Dasses Consetts	90 60	: :	- 8 4	2 10 -	1 9 -	9 10 - 1 17 6	1 9 1 15
20	Fev. 1799 Nov. 1796	Nieholas Quépy - Nieholas Quépy -	Deceme Comette Alexis Bonenfeut	30 60	: :	- 1 8	2 8 9		2 18 9 3 11 3	
:	: :		Joseph Dumurault - François Trepagnes -	80 85	: :	- 5 7	1 5 -	3 8 10	2 18 6	4 6
			Pierre Trepagnes Valère Veilles	40		- 5 71 - 2 9	- 16 9	1 15 5	1 6 -	1 15
20	Nov. 1794	Autoine Caya	Prançois Gauthier -	75 120		- 4 9 - 7 7	2 3 6	• • •	3 19 1	
3	Ammet 1910	Mishel Diry	Ignace Déry	80	: :	- 7 7	19 1 8		15 6 1	
-	""	11 12	Louis Dery Michel Tiffast	8	: :	10	,			
:	: :		M. Tiffault, file Joseph -	90 60	: :	- 8 8	2 10 - 3 9 3	: :	4 3 9	- 16 3 2
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			Jéremie Veillet François Laffeche	45 30		- 4 2	192		2 14 2	1 14
22	Mars 1798 Dec. 1800	Amable Marchant Jean B. Grandmaisses -	Marcel Navotta	72 40		- 1 104 - 5 9 - 3 10	11 6	: :	2 6 -	3 9
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1 .			Joseph Tiffan Amahle Bordeleau -	90 72	: :	- 5 6				
			Ignace Prénonveau	63		- 4 4	8 1 -		8 7 6	

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Jamite' Office, 26 Sept. 1888. A true Copy.

Batissen, 17 September 1888. (signé) L. Guillet, N. P. Agent, B. J.

Same de la Lesen des Consesses anns de la Salamenta de Referen - Namella Consessione

	Date	Nom.	Nom	Arpente	Resta	Arréri 30 Septem	iges le lere 1831.	Arries 30 Septem	ges le les 1037.
<b>)</b> %.	du Promier Time.	Promier Concessionniles.	de celui qui Possido actuellement.	en Seperficie.	Associa.	Come of Rentes.	Lode of Ven.es.	Cans of Rentes.	Lois et Ventes.
1 3 3 4 4 5 6 7 6 9 10 11 13 13 14 15 16	23 Juin 1825 25 Fer 1496 3 Juillet 1825 11 Mai 1825 21 Ands 1827 13 Mai 1825 16 Oct. 1826 24 Oct. 1836 11 Jan. 1887 6 Juillet 1825 23 Fev. 1826 11 Mai 1826 6 Juin 1836	Educard Gauthier  Educard Trottier  Josephin Descreanit  Very Jacque Manicotts Joseph Pegère  L. Michal S. Armand  Lonis Baribanit  Kavier Trodel  Egnase Vallet  François Germain  Raphael Baribanit  Lonis Baribanit  Lonis Baribanit  Lonis Baribanit  Lonis Baribanit  Lonis Baribanit  Lonis Baribanit  Lonis Baribanit	Plarre Grandmont Gaspari Grandmont Urbain W. Belly Pleare Percen Joseph Fugère Leuis Milchel S. Arnand Michel S. Arnand Jacqueo Mansicotta Jacqueo Mansicotta Jacqueo Mansicotta Jacqueo Mansicotta Annana Annana Annana Annana	60 60 60 60 85 100 47 47 47 93 22 90 50 100 90 80 80	8. 4. d. - 5 65 - 5 65 - 9 8 - 9 8 - 4 8 - 1 10 - 8 65 - 8 65 - 1 10 - 8 65 - 8 65 - 8 65 - 1 10 - 8 65 - 8 65	1 7 11 - 10 2 2 12 8	- 3 4	2. a. d. 3 1 2 - 16 73 - 16 73 - 14 10 5 4 6 - 18 6 - 4 8 - 8 6 1 5 -	£, s, d.  - 8 4 - 3 4
17 18 19 20	12 Sep. 1034 24 Jan. 1832 34 Oct. 1835	Piero Trepagnas, oer Laurent St. Armend - Oliviero Trudel -	Laurent St. Arnaud - Oliviere Trudel -	50 32 90 90	- 3 6 - 2 5 - 8 4 - 8 4	- 17 8	1 10 -	1 10 -	1 10
93 93 93 94 95 96 97 96 99 30 87	17 Jan. 1836 17 Jan. 1836 11 Mai 1835 23 Fev. 1836 17 Avril 1836 12 Juin 1836 22 Avril 1834 17 Mai 1825 20 Mai 1828 30 Fev. 1839 14 Jan. 1836	Sompa Lestovre Antoine Girour Raphael Barthault Louis Magny Joseph Lapoints Pranpois Trudel Prierre Lacourcière Antoine Brouillet  Pranpois Manicotte Dunnas Carpentier Louis Paribath	Parre Leibere  Madame Guiluret Jean Perigny  Louis Magny  Joan B. Lapointe  Prançois Trudel  Prançois Trudel  Prançois Manicote Dannae Carpontier  Louis Baribault  Louis Baribault	50 100 71 50 100 48 43 61 87 34 100 30	- 4 3 - 6 9 - 4 2 - 8 4 - 3 10 - 5 6 - 8 - - 8 3 - 8 4	1 13 8	1 17 11	3 14 3 1 - 10 4 10 - - 17 6 - 7 9 - 5 6 - 8 - - 3 3 2 10 -	1 17 6 - 10 -

Suite de la Liste des Constaines de la Salgueurie de Matiesse—Nouvelles Constaines—specificand

١	Date	Non	None	Arpento	See.	80	-		per les	101.		A		E i	10
1	da Promier Titro.	de Pression Cottonnicumière	da colni qui possòdo actualisment:	en Superâcie.	Ausmeille.	R	1	T	L. Ve	1		1		La Va	•
	- 1000	Charles Mark	Charles Waste	100	4. 4 4	a.		-	6.		4.		2	4	4
	2 Dec. 1888 0 Nov. 1829 4 Oct. 1888 3 Sep. 1886 1 Avril 1886 2 Sep. 1884 8 Nov. 1886	Charles Piest	Charles Floots Joseph Tredel Joseph Tredel Joseph S. Armand -		- 2 3			1					-		
13	Sep. 1886	Joseph Trudel	Joseph Trudel	98 90 100			4	, 1				16	11		
ij	Avril 1886	Hyacinthe St. Cyre -	Janua R. Verliet	80 75	- 8 8	ľ	•	П			1	•	1		
ł	Nov. 1884	Michel Berdeless Charles Massicotto -	Pierre Guilmet Charles Massicotte -	78	- : :	:		: 1	:		1:		•		18
			Denie Prénonveau .	90 78 75	- 1						1	10			
	94 Nov. 1881 18 Mai   896 7 Juin 1886	Xavier Présenvess - Belarmin Manicotte -	Xavier Présouveau	75	- 8 11	i	17	4			1 3	11	:	-	
	7 Juin 1896 12 Mai 1885	Joseph Dussevenilt		48 78	- 7 9			- 1			-	14	10		1
	13 Mei 1965 26 Nov. 1881 23 Juillet 1888	Prançois Gerbean	Abruham Prigots - François German - Piesro Rivard -	67 75	- 6 8	:		٠.	:		1	18			
	7 Fev. 1682	Oliver Larue Pierre Rivard		100	- 6 8			-1			1				
	11 Jan. 1887	Laurent Hands	Lamous House, file Ambroise Hénault François Lesieur Lesie Massicotte	100	- 1 1	-		4				18	4		
	11 Jun. 1827 25 Out. 1886 22 Juillet 1885	Ambroise Hénault . Olivier Larue .	Ambroise Hénault - François Lesieur	125	- 8 4 - 8 8		17	:	•		1		10		
8	17 Sep. 1884 14 Jan. 1883	Narcisse Vallée	Louis Massicotto	80 80	- 8 6	•		-	•	•	1 '	-	10		
	14 Jan. 1883	Lourent Franceur	Leurent Francour - Pierre Trottier			•		٠ ا	•	-	-	11	-		
	90 Nov. 1889 90 Nov. 1889	Abraham Trottier	Abroham Trottier	10	- 1 8			- 1							
	20 Nev. 1829 10 Fev. 1880	Pierre Cloutier	Pierre Cieutier Jean Jasob, fils	18	- 1 8										
	20 Nev. 1890	Jean Lacourcións -	Jean Lacourcière		- 3 3				2		1				
	90 Nov. 1889 19 Nov. 1889	Jean B. Lefebyre	B. Lefebvre	18	- 1 8										
	19 Nov. 1829	Hypolite Lefsbyre - Joseph Massicotte - Pierre Jacob	Hypolite Lefebvre - Joseph Massicutte - Abraham Morice -	18	- 1 8				er.						
	19 Nov. 1889 18 Sep. 1886 90 Nov. 1889		Abraham Morios Louis Lefebvre	16	1:18									1	
	5 Mars 1826	Vaiére Lheureuz - Lauis Lafebrre - Jérome Dupins - François Nobert - Joseph Trottier -	" "	60	_ 5 6										
	19 Jan. 1897 90 Nov. 1899	Louis Lefebvre	Jérone Dupine	99	- 8 6										
	4 Fev. 1881	Jéromo Dupina François Nobert	François Nobert	28	- 2 7							. 18	6	1	
	20 Nov. 1827 6 Mars 1836	Joseph Trottier	Joseph Trottier • • • Olivier Frigon • •	16 92	- 7 10	9	7	3		3 1		. 4	6		
	6 Juin 1895	Joseph Massicotte	Pierro S. Arnaud	75	- 6 6	i	-		-			10	-	-	
	17 Mare 1835	François Périgay	François Périgny - Balarmin Gervals -	190	- 10 10	1	13	6 3		:		17	6	1	
	6 Mai 1828 16 Dec. 1825	Jean B. Darvess Antoine Mongrain -	Olivier Massicotte Charles Massicotte, file	. 50	- 8 4	1					1		-	1	
	13 Mai 1825 13 Mai 1835	Louis S. Arnaud Louis S. Arnaud	Charles Massicotte, Sin	47	- 4 10 - 4 10	1	9	-	-	4		18		-	
1	1 Juillet 1895	Jerome Lheureux Wm. Simpson Henlerem Augustin Messicotte	Jerome Lheuroux -	. 99	- 8 9	-	16	4				8		-	
I	21 Dec. 18.5 13 Mai 1865	Wm. Simpson Henterum	Augustin Massicotte	98	- 7 10	3	7	8				14		1	
i	13 Mai 1825	Jacques Massicotts -	Autoine Lacourcière	- 47	- 4 3	li	5	6	-		-   i	11	-	-	
i	19 Nov. 1886 6 Juin 1885	Joseph Rourbeau	Moyse Lheureux - Jesseph S. Mars, file	80 79	- 7 5				١.			1	7	1	
1	16 Dec. 1825	Antoine Mongrain - Enstache Nobert	Joseph S. Mars, file Hilaire Massicotte - Eustache Nobert -	85 60	- 9 1			-	-			. 0		1 -	i
1	6 Juin 1925 16 Juillet 1825	Francois Descurentis -	Francois Dussureault	60	- 6 2	1	7	6	١.				. 6		
1	6 Juin 1896	Joseph Massicotte	Joseph Massicotte - Modrate Duberd -	84 75	- 7 9		·		-						
I	10 Juin 1825 10 Sep. 1925	J. B. Claude 8, Armend -	Jean B. S. Arnaud	. 80	- 6 10	. '	-	6		•	1 3	1	-	1	
	10 Sep. 1925 22 Juillet 1 825	Joseph Cadotte -		79	- 6 8	9	-	3	-			2	. 6	1	
	29 Dec. 1827 13 Jan. 1896	Louis Massicotte	Louis Massicotte -	- 80	- 7 1	9	15	9	:			1 1	8	-	
	23 Jan. 1896 30 Mars 1829	Plerre Gauthier	Pierre Gauthier - Jean B. Gauthier -	- 64 - 100	- 6 -	1	16	-	1:	-	- 1	8 19		1	
	19 Juillet 1825	Jean B. Gauthier, file -	Jean B. Ganthier, file	- 68	6 8			:				- 18 1 11	8 8		
	6 Oct. 1826 12 Sep. 1824		Prisque Trépagnes	100-	- 9 8		7	9	:		1 5	9 18			
6	12 Sep. 1894	Prisque Trepagnes -	Pierre Trépagnes - Raphael Veilles -	- 60	- 4 2	1			-		٠,	- 11	8		
7	19 Nov. 1839 18 Nov. 1836	Haphael Veillet		92 75	- 8 10 - 6 8		30	9	:			1 6			
9	8 Mars 1830	Laurent Gervaia	Laurent Gervais .	- 63	- 5 9	1			-			9 16 1 9			
1	1 Juin 1885 1 Juin 1888		Pierre Gervais « Xavier Gervais »	- 45 37	- 5 6				1					1	
1	25 Jan. 1886	Joseph Simon Nayotte -	Joseph Simon Nayotte Charles Roussau -	. 38	- 3 6	1			1					1	
4	28 Dec. 1836	Charles Rousseau -		- 20	- 1 10				1					1	
5	22 Sep. 1887 19 Nov. 1889	Jean Prénonvena -	Jean Prénouveau -	- 38	- 3 1	ŀ								1	
8	19 Nov. 1899 30 Oct. 1899			95 84	- 8 10 - 7 9			:	1:			9 6	6 6		
В	29 Oct. 1880	Tousenint Deschants -	Toussaint Deschants	- 20	- 1 10				1 -			- 5	6		
9	22 Sep. 1887 30 Oct. 1830		Gabriel Mathen, file	- 37	- 3 1	1			1 -			_ 4	, ,		
ŧ	1	1 0 1 00 1	François Massicotte Louis Massicotte -	- 16	- 1 6				1 -			- 8			
3	3 Juillet 1896		Dassire Cossette, fils François Dessureault	- 60	- 1 5 - 5 6 - 9 3 - 2 8		- 16 i 17	8	1:			2 10 4 12	2		
3	13 Sep. 1836 29 Sep. 1835 21 Juillet 182	Pierre Cossette 4	Pierre Cometto -	- 25	- 2 8							- 1	3	1	
5	21 Juillet 189: 8 Juin 1898	Louis Despins 4 Autoine Despins -	Louis Despins -	- 30	- 2 9			8 8	:			4 19 - 10 - 10 - 10 - 10	8 8		
7	2 Nov. 1880	Laurent Normandin	Laurent Normandin	- 30	- 1 4 - 3 9 - 8 10	Π.			:			- 16	6 9		
8	5 Dec. 1888 12 Dec. 1886	Michel Massicotte -		- 42	- 8 10	4		•				- 12	6	1	
9	26 Augt 1898		Alexandre Boisvert	- 75	- 6 8							2		1	ĺ
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N. P. Agent, B. J.

Arrérages le Septembre 1637.

Suprembre 1837.

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	Date	Non	Non	Arpente	Rente	Arries 30 Septem	per la ces 1001.	Arrére 30 Repten	In Year.
No.	de Premier Titre	du Pronier Conseniencies.	du selui qui Passide artuslituant.	du Duperficie.	Amuello.	Come of Readen	Lodo et Venten	Cone of Rondon	Lods of Vontes.
138 139 139 139 139 139 139 139 139 140 141 142 144 145 144 145 144 145 146 151 164 165 165 165 165 165 165 165 165 165 165	3 Dec. 1880 18 Nov. 1880 18 Nov. 1880 6 Oct. 1980 6 Oct. 1980 8 Dec. 1880 9 Oct. 1980 19 Egg. 1886 19 Egg. 1886 19 Egg. 1886 19 Egg. 1886 19 Egg. 1886 19 Egg. 1886 19 Mai 1828 19 Mai 1828 19 Mai 1828 19 Mai 1828 19 Mai 1828 19 Mai 1828 10 Mai 1828 10 Mai 1828 10 Mai 1828 11 Egg. 1886 10 Mai 1828 11 Egg. 1886 12 Egg. 1886 13 Mai 1828 14 Mai 1828 15 Dec. 1823 14 Mai 1823 14 Mai 1823 14 Mai 1823 14 Jan. 1823 14 Jan. 1823 14 Jan. 1823 17 Dec. 1823 14 Jan. 1823 17 Dec. 1823 18 Mai 1825 18 Mai 1825 18 Mai 1825 17 Dec. 1823 17 Dec. 1823 18 Mai 1825 18	Gaspard Douth Prangels Douth Prangels Douth Elmas Mikhet Porre Lefontaine Porre Lefontaine Ignace Thivings Plore Tripagnes Marcal Nayotte Annable Berdelees Louis Proteon Jean Tripagnes Jean Thivings Jean Thivings Jean Thivings Jean Thivings Jean Tripagnes Pierre Poulibe Pierre Brouilbet Jean B. Bertshehm Jean B. Bertshehm Jean B. Veiller Barthelmus Nayotte Prangels Cauthier Valere Nayotte Prangels Gauthier Stannish Nayotte Prangels Gauthier Stannish Nayotte	Alexandes Belever:  ""  Plere Tréngmes Joseph Tiffes Louis Lapointe Leuis Protter Leuis Protter Lipointe Leuis Protter Lipointe Leuis Protter Lipointe Leuis Protter Lipointe Leuis Protter Lipointe Leuis Broulist Leuis Broulist Leuis Lavignur Pierre Piot Broulist Pierre Broulist Pierre Broulist Pierre Broulist Pierre Broulist Pierre Broulist Pierre Broulist Pierre Broulist Pierre Broulist Pierre Broulist Jana B. Bendehen Jana B. Bendehen Jana B. Bendehen Jana B. Bendehen Jana B. Weiller Bartlebuny Nayotta Leurant Zo-bauli Jana B. Veiller Bartlebuny Nayotta Leurant Leibbrer Charles Tournelle Branisla Nayotta Branisla Nayotta	78 78 78 78 78 78 78 78 78 78 78 78 78 7	6. 6. 8. 8. 8. 8. 8. 8. 8. 8. 8. 8. 8. 8. 8.	- 7 6 6 - 11 - 16 6 1 7	5.44	6. a. d.  -1017222222222	F. 6 d.
162 166 764 765 160 167 168 169 170 171 172 173 174 175 176 177 178 179 180 181 182 184	20 Nov. 1830 11 Jan. 1837 21 Mai 1823 22 Mai 1823 3 Dac. 1831 22 Dac. 1831 23 Ante 1834 26 Juniet 1932 26 Ante 1834 26 Juniet 1932 26 Mai 1834 27 Juniet 1932 28 Mai 1834 29 Juniet 1932 28 Mai 1834 29 Mai 1834 29 Mai 1834 29 Mai 1834 29 Mai 1834 28 Mai 1834 28 Mai 1834 28 Mai 1835 28 Mai 1834 38 Mai 1835 38 Mai 1835 38 Mai 1835 38 Mai 1835 38 Mai 1835 38 Mai 1835 38 Mai 1835 38 Mai 1835 38 Mai 1835 38 Mai 1835 38 Mai 1835 38 Mai 1835 38 Mai 1835	Neal Lafontaine Cifroid Lafontaine Pierre Veilit Ma 'Nayota Pierre Omelin Prinque Trépagnes Pierre Trettier Antoine Mongrain Edouard Gorvale - Joseph Trépagnes Pierre Tiffine Etionne Vallerent Michel Tiffin Joseph Trépagnes Autoine Mongrain Autoine Mongrain Louis Mongrain Louis Mongrain Louis Mongrain	Aiarcel Nayuese  Audit Tradal Giro. Carontains Perre Veillet Joseph Mate Clarko Marchant Lou B. Veilled Licentry Trigges Plerre Trettier Edeuard Gorvain Joseph Trigagnes Plerre Titha Abrahan Tournable Uldoric Huusalle Marcel Dissersentis Joseph Mongrain Romain Mongrain Louis Mongrain	500 500 500 500 500 500 500 211 322 500 500 500 500 500 500 500	- 9 4 7 4 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	1 5 -		- 4 74 - 0 4 - 0 5 - 4 74 8 10 - 1 7 9 - 11 6 - 11 6 - 11 6 - 2 6 - 2 6 - 2 6 - 1 - 10 - 2 1 - 0 9 2 10 - 7 8	- 4 9 1 - 3 4
185 186 187 188 199 190 191 192 193 194 195 196 197 198 199 200 201 203 204 205	21 Aost 1937 23 Juillet 1825 26 Juin 1836 21 Juillet 1825 21 Juillet 1825 21 Juillet 1825 21 Juillet 1825 22 Nov. 1830 21 Marsh 1836 22 Nov. 1830 2 Nov. 1830 2 Nov. 1830 12 Sept. 1824 6 Oct. 1836 7 Aost 1837 13 Nov. 1830 19 Dec. 1835 15 Juin 1836 15 Juin 1836 16 Mai 1835 16 Mai 1835	Abraham House Joseph Tagère Louis Gervais Michal Tillian Jean B. Chalifour Augustin Denserestal Louis Hérvant Joan B. Lebouillier Augustin Consette Louis Consette, ali Louis Consette, ali Louis Consette, ali Louis Consette, ali Louis Consette, ali Louis Consette, ali Louis Consette, ali Louis Consette, ali Louis Consette Jorome Liboureux Louis S. Arnand Valère Valliet Vital Lambert Charles Hayotte Charles Tournell Louis Déry Joseph Tonsier Pierre Déry Joseph Tonsier Pierre Déry Jean Grantrelle	Louis Gervais Veuvre P. Mongrain Antoine Mongrain Angustin Desserment Louis Herault Augustin Consetts Louis Consetts Louis Consetts Louis Consetts Prancius Gervais Dessies Consetts Valert Vallet Louis S. Arnaud Valert Vallet Louis S. Arnaud Valert Vallet Louis B. Arnaud Valert Vallet Louis Gervais Prancius Gervais Prancius Genetic Prancius Gauthier Louis Dery Joseph Tensier Prierts Dery Paul Brouilet Louis Machildon  Jean Grantelle	52 75 50 50 63 66 90 50 100 40 100 1100 100 100 100 100 100 10	- 8 4 - 4 7 5 - 6 17 7 5 - 9 8 8 - 9 8 8 - 7 6 10 10 10 10 10 10 10 10 10 10 10 10 10	- 11 4 - 18 6 - 19 11 - 18 1 6 1 16 6 2 7 3 - 18 6 2 5 6 3 6 8 - 3 6 - 11 1 7 9 1 7 9 - 14 -		2 13 - 2 6 3 2 6 10 1 16 6 4 3 3 4 4 14 6 2 15 6 1 1 1 - 4 5 - 8 4 6 7 7 5 - 7 5 - 18 6 1 1 1 7 6 6 - 18 10 1 1 7 6 6 - 18 10 1 1 7 6 6 1 1 7 6 6 1 7 6 6 1 7 6 7 6	5 17 6 - 10 - 1 0 -

(C. 7.) — Suite de la Liste des Constaines de la Saignantie de Matienne-Mouvelles Constaines - continued

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	Date	Nem	Nem	Arpenia	Rente	80 Septem	Per 1001.	80 Septem	re 1007
-	de Premier Titre.	Premier Conceniesanire.	du celul qui Prochib netrellament.	in Superficie.	Assuelle.	Come of Rentes.	Lodo et Ventes,	Com et Beniss	Come of Vantes
	25 -4 -5 - 5	l see Merce			£ & 4;		2. 4. 4.		£ 4
1	17 Mai 1884 14 Mai 1880	Josa Grantrelle Deminique Tiffes	Joan Greaterile - Dominique Tiffic - Joseph Déry - Ignaco Déry	80	- 1 9	• •		- 7 8	
3	14 Mai 1890 24 Mai 1895 87 Mai 1895	Joseph Déres	Joseph Déry	50	- 4 7	- 0 8		1 16 6	
1		Ignaco Déry		100	- 4 7	3 18 6			
7	20 Mai 1000	Joseph Trémannes -	Joseph Tropagues	80	- 4 74	10-	: :	- 10 8	
1	15 Jap. 1889	Dominique Time	François Gauthier	60	- 4 7	- 4 7	- 8 6	- 18 8	- 3
1	20 36si 1005 15 Jan. 1020 28 Fev. 1020 18 Nov. 1086 28 Fev. 1026	Ignee Diry Jean Diry Joseph Tripagnes Dominique Titha François Gauthier Lessard Gauthier Couthier	Prempose Gauthier	80 78 84 40 80	- 7 9			8 10 \$	
н	23 Fev. 1886	François Gauthier - Thomas Angé - Thomas Angé -	Cyprism Gasthier - Thomas Angé Jessph Rompres Michel Déry, fils - Vieter Machildes -	40	- 8 8	- 11 -		1 18 -	
	96 Juin 1096 Gjuillet 1 008	Thomas Angé	Thomas Angi	80	= ; ;	- 18 6	- 17 4	1 17 -	- 17
П	11 Jan. 1627 23 Mars 1627	Michal Déry Victor Machildon	Michel Dery, file	80	- 7 4		- 11	8 6 2	- 1,
1	23 Mars 1827 8 Mai 1883		Vieter Machildon		= 4 3	1 3 1		2 10 104	
1	11 Jan. 1896 20 Mai 1898	Joan B. Berdeleau Firmin Bordeleau François Desamier Jean B. Bordeleau	Firmin Bordekan	80	- 4 74	- 18 6		1 18 8	
1	20 Mai 1888	Firmin Bordeleau	Firmin Bordoleau	60	- 5 8	- 11 4		9 5 4	
	30 Sep. 1826 11 Jan. 1826	François Desamier	Victor Grandmont - Calix Bordriess		- 1 7			1 2 4	
1	8 Mai 1826 19 Mai 1828	Joseph Hamel, cer	Joseph Hamel, cer.	200		8 14 6		1 17 10	
1	19 Mai 1828 8 Nov. 1831		Pierre Asselia		1 4 8	8 8 4		1 17 10	
	16 Oct. 1896	Joan Trépagnes Pierre Assella -	Autoine Deschenang	80	= 2 73			1 7 9	- 10
	27 Jan. 1886	Antoine Deschonaux -	Autoine Deschenauz -	80	- 7 8				0
1	18 Sept. 1886	Vital Lambert Romain Lafontaine -	Vital Lambert - • Romain Lafontsine	100	- 3 84	- 10 1		1 19 4	
1			Jean Lafontaine	100	- 9 8	1 7 9		- 17 9 8 16 6	
	14 Jan. 1888	Laurent Flageoie - Noel Lafoutaine	Xavier Roberge	80	- 8 4			1 4 -	1 1
	5 Oct. 1836	Noel Lafoutaine		100	- 4 71	- 4 7		1 12 4	3 -
ш	5 Oct. 1896 16 Dec. 1885 27 Mai 1885	Hypolite Lapointte - Michel Tiffan -	Prançois Hayotte - Prançois Lafleche -	80	- 4 74	: :		1 7 9	
	7 Dec. 1687 28Juillet1686	François Lafische	François Lafleche	100	- 8 4				
1	15 Eury 1898	Pierre et Jean Trettier	Mours. Price & Co.	90	- 9 3				
ш	15 Nov. 1830 28 Jan. 1887	Francoia Vermette	23 00 0 0	295	_ 18 9				
	26 Jan. 1687 8 Juin 1625	Mosers. Price & Co. Moyee Lafontaine	H 10	200 60	- 18 6	- 16 6		2 9 6	
1	19Août 18\$5	Joan Gregoira	Joan B. Tiffen	80	- 4 74	1 17 9		2 9 6 2 15 6	
	6 New, 1881	Jean Gregoire Jean Trépagnes Edouard Trottier	Jean Veillet Edouard Trottier	40	- 3 8			- 18 4	- 8
	26 Juin 1634 16 Mai 1835	Edouard Trottier Marcel Havotte	Edeuard Trottier Marcel Léonard Hayette	90 90	- 1 104	- 11 8		1 8 6	
1	15 Avril 1836	Edouard Gervais Pierre Veillet	Edouard Gervais -	90	- 8 4			- 4	
1	38 Mai 1826		Jerémie Trottier Edeuard Leblene	80	- 4 7			1 3 14	- 12
	21 Mars 1826	Paul Brouillet	Calix Tourignaut -	40	- 4 71			1 3 1	
1	21 Août 1884 13 Dec. 1835	Calix Tourignant		20	- 1 9				
8 .	13 Dec. 1935 11 Jan. 1826	Bonavusture Flageole - Louis Lapointe -	Bonaventure Flagesle Albert Bandonia	90 50	- 8 4	: :		- 8 4	
9	28 Nov. 1881	Pierre Trépagnes - Xavier Plante -	Pierre Trépagnes	100	- 9 3			8 6 3	
	7 Fev. 1882 2 Nov. 1830	Xavier Plante	Xavier Plante	75	- 8 4			2 1 8	
3	28 Mai 1825	Michel Tiffau	Augustin Tiffen	50	- 4 8	1 - 10	: :	2 5 10	- •
4	11 Jan. 1827	Stanislas Hayotte Joseph Marchant	François Giguére - Louis Bandry -	50	- 4 7	- 13 10}		9 1 74	9 5
	23 Fev. 1896		Louis Bandry Magloire Flageole -	50	- 4 2	1 - 10		- 12 6 2 1 10	
7	17 Jan. 1896	Antoine Giranx	Caum Veillet	80	- 4 8	- 8 4		1 18 4	
8	7 Mai 1832	Caum Veillet	10 16 * *	40					
0	13 Sept. 1826 13 Sept. 1826	Pierre Jacob • • Jean B. Tiffau • •	Jean B. Tiffen	100	- 8 4	2 10 -		5	
1	13 Sept. 1896 14 Jan. 1883	Laurent Pranceur	Narcime Bordeleau	60	- 5 61				
3	12 Sept. 1824 16 Dec. 1825	Narcine Bordeless -	Nareime Bordeleau • Charles Diame • •	75 80	- 8 8				
4	2 Nov. 1630	Antoine Mongrain - Michel Bordeleau -		50	- 4 2			- 12 6	
ò	12 Sept. 1824 19 Auût 1833	Ignace Prénouvesu .	Ignace Prénouveau	100	- 9 3	2 15 6		5 11 -	
6	28 Oct. 1885	11 11 "	H H	100	- 9 3		: :	- 9 3	
В	26 Nov. 1881	Augustia Dussureauit	Augustin Dussureault -	75	- 6 8			1 11 3	
9	11 Jan. 1827	Ignace Veillet	Augustin Verina	100	- 4 2	: :		2 10 -	- 2
ı	11 Jan. 1897 11 Jan. 1897	Autoine Vezina	Augustin Verina	100	- 8 4	1 5		- 10 -	
2	12 Sept. 1824	Jean Vezina	Jean Verina	100	- 8 4				
3	13 Sept. 1834 23 Jan. 1835	Pierre Trépagnes Dennie Mongrain	Hemmelaut Langis - Denis Mongrain -	50 55	- 4 8			1 5 - - 6 11	
â	13 Mars 1826	Pierre Tiffau		70	_ 3 9			1 2 6	
6	5 Oct. 1827	Jean Hayotte	Pierre Groleau Olivier Ferron	50	- 4 2	- 16 8	: :	1 5 - 2 1 8	- 13
8	5 Oct. 1837	Hysciathe Hayotte	Hubert Dussureault -	- 50	- 4 2	- 16 8		1 1 8	2 14
0	6 Juin 1825	Joseph Bourbeau	Joseph Haude	80	- 7 21	- 14 7		9 17 6	
0	5 Oct. 1827 5 Mars 1828	Jean Hayotte	Jean B. Dubus	20.	- 9 3	- 13 -	: :	9 19 -	
	1	Memire F., G. R. Lau-	Messire F. G. R. Lau-	1	- 6 2				
2	** **	renger, prêtre }	renger, prêtre	66			•		
8	6 Mai 1898 19 Mai 1898	Jean B. Darvean Jean B. Tiffau	Jean B. Darvenu - Jean B. Tiffau -	38 38	- 4 7 1 - 3 6	- 9 3 - 7 -		1 17 -	
ö			Hubert Tiffau	38	- 3 6	- 7 -		1 8 -	- 2
6	20 Mai 1828	Michel Tiffau	Pierre Gervais	90	- 8 6	- 16 8		3 8 8	- 9
7	15 Avril 1886 34 Juillet 1838	Pierre Gervais Calix Tourignaut - : -	Jean B. Hayotte	90 66.	- 8 4	- 12 2	: :	2 8 8	- 1
9	26 Juillet 1828	Jean B. Cossette -	Pierre Goulette	50	- 4 73	- 4 74		- 16 9	
0		Pierre Goulette	Pierre Goulette	45	- 4 2	10-	200	- 12 6 2 12 -	
	CERET LIBER D.	Jacques Massicotte -	Jean B. Grandmaison -	48					

(C. 7.)—Suite de la Liste des Constaires de la Shigassole de Batiness—Ife

l	Defe	Nem	Nom	Arpento	Rente	30 Septem	ges lo lero 1831.	Arrèra 30 Septem		188
	de Premier Titre.	du Premier Concessionneire.	de celui qui Pessido settadimini	in Supurbitiv	Assessibs.	Cone of Reston	Lods at Venter	Come at Ranton.	L	
t					2. a. d.	2. a. d.	2 4	2. a. d.	2	
I	11 Avril 1886 96 Aokt 1828 90 Dec. 1880 96 Nov. 1831	Hyuniathe St. Cyre - Alexandre Boisvert -	Beleanle Milette	- 50	- 8 6			11 -		
	30 Dec. 1880	Alexandre Boisvert	Gerpard Dauth	50 100 45 75 75 45 79	- 4 4			1 - 10		
	26 Nov. 1831	Laurent Deserresible - Joseph Deserresible - Laurent Deserresible - Joseph Deserresible -	N N 0 0	78				1 - 10		
	\$ Avril 1887	Laurent Dunument -	Joseph Dustaronali	78	- 8 8			1.8 -	1	
l	30 Dec. 1830	Joseph Democratic		72	- 4 2			1 0 -		
l	36 Nov. 1831 5 Avril 1887 30 Dec. 1830 3 Dec. 1836 18 Nov. 1830 16 Dec. 1830 18 Marc 1836 18 Fev. 1886	Finer Mathet	Elseur Mithet	100	- 8 4					
ı	16 Dec. 1880	François Death Pierre Tiffen François Magny		100 100 80 80 80 80 90 40 90 90						
Ì	18 Per. 1896	Plare Tilles	Pierre Machildon	80	- 6 9	- 18 9		9 1 8	1	
l	# 11	Total Section 1	Jean Roux	80	- 4 8		2 .	- 16 8	1	
	8 Juin 1805	Moles Lafactsian	Plavion Treetier	40	3 8			2 1 8	1	
	3 Sept. 1883	Ence Prince	Base Prince Joan B. Tiffatt Heritier, R. Hackett	90	- 8 4		: :	1 5 -		1
	16 Nov. 1881	Richard Hacket	Heritier, R. Hackett	180	- 16 8			4 8 4		•
	26 Nov. 1881	Valere Hayette Jean Gauthier	Valore Hayotte Joan Gauthier	50 88 75 100	- 4 2			1 - 10		
	18 Nov. 1886	Joan Gauthier a -	Jonn Gauthier	88	- 6 8			1 11 8	_	
	3 Dec. 1886	Marmi Liné	Markon Proc.	100		• •		1 0		•
	28 Nov. 1881	Etienne Vallerant	Etiene Vallerant	80	- 4 8	** 4		1 - 10		
	7 Pev. 1882	Demision Corporation -	Dames Carpensier -	45	- 4 74		: :	1 - 10		
	16 Dec. 1825	Appening Monorain -	Leadre Mesersin	80 45 80 13	- 1 9			- 5 10		
	8 Julia 1895 16 Nov. 1891 3 Sige. 1893 3 Sige. 1893 36 Nov. 1891 36 Nov. 1891 36 Nov. 1891 8 Nov. 1881 8 Dos. 1882 7 Fev. 1862 15 Julia 1899 16 Dos. 1925 13 Nov. 1898 13 Mov. 1898 13 Mov. 1898 15 Nov. 1898 15 Nov. 1898 17 Nov. 1898 18 Oct. 1890 11 Mai 1898 18 Oct. 1890 11 Mai 1898 18 Julia 1898 18 Oct. 1890 11 Mai 1898	Marmi Line	Brissme Vallerout  Dames Carpensier  Phançois Perrin  Leandre Mongrain  Juan Claude	75 75 118	- 6 3	** 4		- 18 9		
	13 Nov. 1886	011 21 1 1		75	- 6 8	2	• •	4 9 2		
	17 Nov. 1882	William Handerson	Alexis Langevin William Honderson	116	- 9 10 - 8 4	2	: :	1 5 -	-	L
	18 Oct. 1880	Olivier Massicotte William Honderson Louis Baribenit	fo to	90 36	- 8 -			1		
	11 Mai 1888	François Germain Joseph Tiffan	Thelesphore Le Mai	100	- 8 4	4-		1 18 4	8	
	30 MM 1020	Joseph Timen	Pierre Roux	50	- 4 3	- 16 8	: :	1 5 -	9	
	8 Juillet 1828 26 J:let 1828 9 Avril 1836	Thomas Angé Joan B. Cresotte Leuis Goulet	Thetephore Le Mai Pierre Roux - Pierre Pepin Hilare Lafontaine - Louis Goulet -	50 50 50 50 35	- 4 74	16 8 16 8 13 10j		2 1 7	i	
	26 Jot 1888	Joan B. Cresotte -	Louis Goulet	80	- 4 7			- 4 72		
	9 Avril 1836		Clement Goulet	30	- 3 8			- 16 6		
	23 Fev. 1896	Louis Marny	Laurent Laurence	60 50	~ 4 2		: :	- 16 6 - 16 8	1	1
	15 Dec. 1886	Jean Cote	Jun Coté Michel Jacob	100	- 9 8					
	11 Mai 1895	Conintir Bart ault	Michel Jacob	80° 75	- 6 8		: :	- 11	ı	
	20 Jan. 1885	Godfrid Dommanik	Galffrid Dustyreault	75	- 6 8			- 6 8		
	9 Avril 1838 14 Jun. 1838 13 Fev. 1896 15 Dec. 1896 11 Mail 1898 28 Dec. 1895 12 Dec. 1896 12 Dec. 1896 12 Sept. 1896	Joun Coté  Casient: Bartanit  Héis Présouveau  Coditoid Dassareant  Moise Lizé	n n	7.0	- 8 1					
	13 Rept. 1606	DESIRVES PLAYOTES	Joseph Trudel	30	- 2 9			- 8 8	1	
	96 Jan. 1896 18 Dec. 1835	Louis Lapointe	Mossire Sirois, prétre - Abraham Weid	30 50	- 2 9			- 18 6	-	
	18 Dec. 1835	Hilaire Massicotte	Abraham Weid	100	- 9 3			- 9 8		
	17 Jan. 1898 /	Antoine Giroux -	Narcisse Vallé	56	- 4 76	- 9 8		1 17 -	1	1
	18 Nov. 1888	Diame Ganthian	François Piché	50 92	- 4 79 - 8 6	B) 4"		- 4 79		
	18 Nov. 1836 19 Nov. 1836 24 Nov. 1836 5 Dec. 1836 19 Nov. 1836 19 Nov. 1836 13 Dec. 1836 12 Dec. 1836 19 Dec. 1836	Hilaire Manicotte - Antoino Giroux - Joseph Progres - Pierro Gauthier - Noel Lafontaine - Joseph Lafontaine - Jean Conette - Prançois Landrio	Pierro Gauthier Noel Lafontaine	80	- 7 8					
	24 Nov. 1886	Joseph Lafontaine	Joseph Lafontaine Juan Consette	80	- 7 5					
	5 Dec. 1836	Proposis Londole	Manager Paradala	92	- 8 6					
	3 Fev. 1838	Liambnia rymatia	Promytor Limiters -	90	- 8 4					
	13 Dec. 1836	Solime Liné Moïse Liné Joseph Liné Pierre Cloutier	Solimo Lizó	100	- 9 8					
	12 Dec. 1886	Moise Line	Joseph Brouillet	33 80	- 8 1 - 7 2	P . *			-	
	10 Jan. 1882	Pierre Cloutier	Jeersh Line, Ma	100	- 8 4				_	1
	10 Jan. 1832 18 Dec. 1886	Joseph Hyron Mathurin Baribanit	Joseph Hyron	200	- 18 6					•
	99 . PR	Mathuria Baribanit -	Mothurin Baribault -	100	- 9 8 - 9 8					
	25 Fev. 1837	Mathurin Haribanki Joseph Rosspres  Pierre Beaudet  Pierre Beaudet, file Joseph St. Ananud' Dominique Lebeurf Jean B. Brussard  Covil Reconserd	Golime Line - Joseph Brouillat Joseph Line, file Joseph Line, file Joseph Line, file Joseph Hyron Methurin Baribault Joseph Rompros Pierre Beaudet, file Joseph St. Amand	75	- 6 8					
		Pierre Beaudet, file -	Pierre Beaudet, file -	75	~ 6 8					
	14 Mare 1837 10 Mare 1837	Joseph St. Amand -		78 78	- 6 3					
	30 Mars 1897	Jose B. Browseri	Dominique Lebeuf -	75	- 6 8					
	30 Mars 1887 30 Mars 1887	Cyril Broussard -	Cyril Brownard	. 7A				,		
	50 ° 95	David Lapointe François Lapointe Louis Dorion	Cyril Bronmard David Lapointe Françoin Lapointe Louis Donon	75 78	- 6 8		1	1		
	17 Août 1887	Louis Dorion	François Lepointe	100	- 6 8					
			the transfer of the transfer o	100	3					
	8 Sept. 1887 19 Sept. 1887	Benjamin Jacques	Benjamin Jacques - François Grandmaisen - Alexis Lineter -	75 37	- 6 8					
	19 Sept. 1887	Joseph Trépagnes	François Grandmaison -	37	- 8 8	: :	: :	: :	-	
	Dec. 1854	Joseph Moneyain	Alexis Lineser		- 8 8		: :	- 19 6	-	
	Dec. 1884 8 Sept. 1887 31 Dec. 1884 6 Juin 1888	Joseph Mongrain Michel Trépagnes Joseph Lapdinte Michel Bordelson	10 11 " "	75 75	- 0 8			- 12 6		
	31 Dec. 1884	Joseph Lapdints -		78	- 6 8			- 12 6		
	6 Juin 1623	Michael Bordelessa	Michel Bordekau - Hubert Bordeleau -	50	- 8 8					
	30 Oct. 1833		Henry Johnson	180	- 8 4	, .		2 10 -		
	80 Oct. 1888 30 Oct. 1888	Henry Johnson Jerôme L'Henreux -	Henry Johnson W. Simpson Henderson -	96	8 4			1 5 -	-	1
	30 Oct. 1888	Louis Massicotte	2) 19 " "	90	- 8 4			1 8 -	1	
	30 Oct. 1838 30 Oct. 1883	Justine L'Houseur	William Henderson -	90	- 8 4			1 0 -	-	. 1
	80 Oct. 1688	Jurome L'Heureux Henry Johnson Augustin Consette	John Somerville	80	- 16 0	140 4		2 10 -	8	
	80 Oct. 1883 12 Sept. 1884	Augustin Country -	Augustin Countr	100	- 7 -	3 3 -		4 4 -	1	
			778	-	1	189 12 8	8 4 7	430 16 4		

Joseite' Office, 26 September 1838. A true Capy. (signed) J. Street, Com.

Certifié veritable.

Batisean, 17 Septembre 1838. (signé) L. Guillet, N. P. Agt. B. J.

(C. 8.)- List of Caustraines, &c. in the Scignoiry of Cop La Magdeleiae.

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	1857.		Argent			* = 1	3 1	m 1	1 1 1	. ^,	***			11		- 10+		- 1	8 -		1 kg		13	
	Arrests at 30 Stylember 1057.	Con of Real	1		•	9 11	11	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	*		- i	1 0		11	9 9	11	#1	28	2		-    -   =  -   =	54.5	22	
		0	1		1 +	**	1 1 9	2	1 100 P		1,4	1+		101	1 1	= 4	1 1	82			i it	1	44.44 1 1 91 10	, ,
		Less on	Ventes.	£ 2 £		• •	14 7 34	10 1			\$ 79 9 79		5		9.17 6		4 18 9	2 2 2		alla,	• •	•		
	Armen at 30 September 1831.		Argent.	A 4 M	1	= 1	11	10	1 4 1	i l	- 1			+ 1	40 H			1 6	*	-	1 1	1 4	9 10 10	
	Arrests at 30 f	Cens of Boston.	Chapman				= #	7	•	- 3	* 1	- 2	-	91	2				22	+ =		* #	1 mm	
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(C. 8.)—List of Camitaires, Inc. in the Seigniory of Cap La Maydatine...-Old Concessions...-osetfeaugl

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(G. 6.)-List of Contribut, to. in the Adjulary of Ogolia Maghides-Old Committee-continued

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(C. S.)-List of Continies, So. in the Salgalory of Cop La Magdeleine-Old Consessions--continued

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2 Julie 1888 10 Juin 50 17 Oct. 1881 1 Mai 1882 18 Oct. 1881	Jusph Roussen - François Routier - Antoins Permenting Augustin Davian - François Pagé - Thomas Pagé - Augustin Cloutier - Dacdoma Bajie - Bade - Bajie - Bade - Bajie	Jann B. Doucet Jann B. Martel Jann B. Martel Antoise Bourgesie Praspie Thibodess Jann B. Laneaville Joseph Gircuard Thouse Pagd Praspie Pagd Augustin Gleutier	60	: : :		160	2 - 11 - 2 - 16 -	30
1 Mai 1882 18 Oct. 1681	François Routier Antoine Permentier -	Jean B. Lagenville - Joseph Gircund -	60	= 8 6		1.	- 1	
M , M	Augustin Davian	Joseph Girouard - Thomas Pagé - François Pagé -	60	- 1		le .	-10 6	
1 Juin 1882	Thomas Pagé  Augustin Cloutier -  Duodormé Falix -	Augustin Clentier le même Augustin Gaguss -	80	7 8 6		1,	-11 -	- 6-5
1 ,, ,,	-		190	- 8 6.		* * *	-11	15 0
nion 17 Oct. 1881	San Charles !	Same Char Salbana		-11 -		13.	1 10 -	23.7°
11 Juin 1892 18 Oct. 1831	Pierre Cormier Jeseph Denillet	Pierre Cormier Pierre Deven Olivier Girardia	190	- # =			1 18 -	1
nion	Pierre Cormier Jesoph Danillet Otivier Girardin Pierre Gajnon Danie Gagnon	Little Colleges	190 190 190 60 60	- 8 6			-11 -	Dry'
10 00	Denis Gegnen	Denis Gagnon		- 3 6		87	-11 -	62.
9 Juillet 1635 17 Oct. 1831	Joseph Normand - Augustin Palife - Denie G. Labarre François Normand Antoine Bourgeois - William Galbreath -	Pierre Martin	- 60	- 8 6	: ::	- 16	- 11 -	
9 Juillet 1888	François Normand	Prançois Normand	190	- 11 -	: ::	41	- n -	1
6 Nov. 10 Oct. 1882	William Galbreath	Antoine Hourgeois William Galbreath	190	-11 -			1 2 -	
10 20	Thomas Dargie	Che. Lef. Escroix - François Buisson - Amable Hamelia -	60	-		-40	- 16 6	4
10 99 20 10	William Galbreath Joseph D. Dargie Thoman Bargie Plerre Dergie le même Prançois Grender George Rochelaus Godfrey Dassallaire Olivier Thilodeaus Prançois Routier Antoine Parmentier Antoine Parmentier Aurustin Davianx	Louis Aread François Grenier	60				1 - 16 6	1
10 10	George Rochelesu	Modesté Levasseur Godfrey Dastallaire	- 60				1 1 -	
1 Mai 1862 17 Oct. 183 1 Mai 1839 18 Oct. 1831	Olivier Thibodeau	Olivier Thibodeau	60	-			- 16 - 6	
18 Oct. 1831	Antoine Parmentier  Angustic Davieux	Louis Areand François Greaise Réchesté Levanseur Godérey Dantallaire Olivier Thibodean Hylarios Lageadre David Doncet Thomas Pagé le mêma	60	- 1				1.
17 ,, ,,	Augustia Daviaux John Clark - le même -	le même	60	= :			- 16 6	
1 Juin 1888	Augustin Cleatier - Decésaé Felix - Jean B. Sancier -	Augustin Cloutier le méme Léandre Gagnou Jose B. Lottinville	60	-			-11 -	
17 Oct. 1881	Jean B. Settler -1			- 8 6		: :	- 8 6	1
Sam Concer} tion 17 Oct. 1831	Lien Doutet	Loon Doucet	00	- 0 0			-11 -	1
1 Mai 1889	Joan B. Dupost Donis G. Labarre	Denis G. Labarre - François Prunean - Denis G. Labarre -	.60	- 4 6		ļ.: :	- 11 -	
	Jean Frs. Simoness. Michel Simoness	le même	60	- 11 - - 5 6 - 16 6	: :		- 11 -	
1 Mars 9 Juillet 1888	Thus, et W. Burn Franc. A. Noissuz	Thos. et W. Burn John Pratt Pierre Deveau	190	-11 -		: :	1.9 -	-
8 Nov. ,, 11 Sept. 1832 1 Juin 1888	Thos, et W. Bern Franc. A. Noiseux Michel Déry Antoine Lab. taine Louis T. Louva	la le même a	120	- 11 -			1 1 2 -	
n n	- le même -	Simon Demarais - Joseph Lamothe - Louis T. Louval -	40 40 40	- 3 8 - 3 8			-11 -	=
17 Oct. 1831	Jacques Brigatty			6			- 11 -	
17 Oct. 1831 20 Sept. 1833 20 Juillet 1837	George Armstrong Pierre Morreau	George Armstrong Pierre Morreau	120	-11 -			1 3 -	
27 Sopt. 1636	Pierre Morreau Prunpeis Cormier Stanisha Duchagne Pierre Richard	George Armstrong Pierre Morrean Prangois Cormier Stanisles Ducharme Pierre Richard		-11 -				
21 ,	Pierre Richard	Pierre Richard - Hubert Desiloit - Pierre Richard -	190	- 11 - - 5 6				
10 30	- le même - · · · · · · · · · · · · · · · · · ·	Pierre Righard -	120	- 11 -				-
21 ,, ,,	- le même - Charles Héen - Joseph Lamethe - Pierre G. Labarre Theo. Webster	Charles Héon Joseph Lamothe Denie G. Labarre	190	- 11 -		1		
36 ,, ,,	Thee. Webster	Thomas Webster -	190	-11				
		Сеневамом Ве. Р	MARK!					
13 Août 1888	Antoine Buissen	Franție Bulann -	60			1		
13 Août 1686 Star Common sion	Hubert Page * * * *	Hybert Page	190	- 11 -		1.		
	Jean B. Créte . ;	Jean B. Créte	60					

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(C. & hallet of Continue, So, in the Scienter of Con So Martinian (M. Consulant annihilation)

	Date	, Regard	(-Mines	Ta wear	Arpenta In	مسنا	26 Septem	are at abor 1882:	Arren 80 Sirptum	n of leg 2 887.
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4	10 Jan. 1000	Mildel Baker	Helsie Leanin				4. 4. 4.	2 . 4	2. a. d.	2 4 4
i	4-0	- Je mine	Hylaise Legendre - Michel Hebert -				•		- 16 6	
,	10 Dec 1865	Joan B. Dooteen	Jean B. Degetom -	4	196	- A 6		- 104		
i	San Casas	William Diese, Sh	William Doine, Sie	•	196	- 11 4			iiii	
10	man (	David Donno	David Desay		196	- 11 4	• •		11 %	
	Sam Curry	Mailda Deese	Motids Done -		196	- 11: 44	* .		- 11 64	
11	19 Juin 1807 Same Coper-	Hybrian Lagrande	Hÿlaries Legendro	1,0	144	- 10 8			-11 04	-
18	sion - '-	Jean L. Lettiaville	Jean B. Lettieville	100	80	8				
14	14 Dec. 1882	Alteis Latrello Louisa M. Pyras -	Abnis Latraille - Louise M. Byrne -	3	196	- 11 6	: :	: ;	5 14 7	
16	17 Jan. 1884	P. V. R. Bones, Sh. D. C. L. C. Bones	Princelo Buteau, ese la même -	74	196 196	-11 8		Ťt.		
18 10	17 Jan. 1004	D. Lucie J. Borein	- lo même - - lo même - Horitispo Jipoqueo Gr		196 190	- 11 -	-			
10 11	1 Juin 1889 17 Jan 1884	Jacques Chunier	Heritian Jaques Gr Pressis Bates:	-	145	- 18 4	: :	: :		
	30 Sept 1633	J. B. Primotto	Princes Between - by spirms -		136	- 1				1,
H	17 Jan. 1854	George F. Berren, esq Edward P. Bowen -	- là môme -		186	- 17 -	٠,		, ,	
		L. Hon, Juge Bowen & unior D. Louiss A. Bowen	- la mème		878 196	1 14 -				
17 60 10	17 Oct. 1881	Philip Lyster	Philip Lyster	1	186	- 17 -			4.4 -	
_	Scan Conce-	John Hart	John Hart	•	188	- 14 -	• .		14 -	
	7 Juille 1884	Charles Hernerd -	Charles Bernard - Biores Bandry -	-	98	- 1			- 1.1	18
20 33	19 Aodt " Suns Comps- )	Michael O'Donnell -	Michael O'Donnell D. Thoron Perreals	,=	188 .	-14 -				
34	27 Aols 1886		Edward Boulean	100	144	- 18 8				
Nå Nå	18 Fee. 1537	Quésimo Bondonsa Palix Elio	Onceino Bustrons Baliz Elie	\$10 000	144	- 10 2		8		
17	20 Mars 1632		Edepard Godin - Inidare Bryssessu -	4.	78	- 2 7		: :	- 18 8 - 6 74	
ě	Book Charge 1	- le pobise -	Pierre Robert -		79	- 6 7		1		
10	18 Fee. 1637 12 Oct. 1653	D. Thorse Persult	D. Therese Perreult	. : •	144	- 18 4			20	
12	27 Sout. 1986.	John Cooper  Pierre Rebitaille  Olivier Pethier	John Cooper - Pierre Robitaille -	:	.78	- 7. 8		, .		
14	4 Oct	Pierre Cermier	Olivies Pethiar - Pierre Cormier -	;	78	- 3 3			1.	
15	24 Sept. 10	François Hammen France, A. Lafonteine	Prespis Rousses Frags. A. Lafantaine		81 .	- 14 a				
17 18	5 Supt. 1888	- le même	Joseph Sheerin		79	- 10 0			1	
				ef	-		170 15 1	10.14	489 4 64	Fin 0.1

#### (C. 9.)-STATEMENT of NEW CONCESSIONS in the Village of La Prairie.

	Date	Name	Name	Toises.	Annua	Arred 80 Suptem	fo at dur 1881.	Arros 20 Septemi	
No.	of Original Grant.	Original Concedes.	of Present Holder.	Super-	Ren.	Come et Bentes.	Lodo ot Yesten	Come of Rentes.	Lode et Ventes,
1 2 3 4 8 6 7 8 9 10 11 12 13 14 15 16 17 18 19 19 1	15 Anda 1519	Charles Starmes - Raphael Brossess - Jumphie Dennati - John Ryan - Andrew Starmes - Joseph Goodsell - Jones Fife - Extense Dumontel Joseph Goodsell - Charles Roband - Paul Harrins - Paul Harrins - Paul Harrins - Paul Harrins - Paul Harrins - Paul Harrins - Paul Harrins - Paul Harrins - Paul Harrins - Paul Harrins - Paul Harrins - Paul Harrins - Paul Harrins - Paul Harrins - Noel Charles Mousette Antaine Bounher - Hypolite Dumons - Alazin Dervan - Noël Charlesmen - Constant Bourness - Fablish Dumins -	Joseph Johnston V. Rti. Dumoutel James Scott	60 97 117 310 88 330 311 323 313 150 150 150 150 150 150	6. a d 2 10 -	112 - 12 8 2 - 12 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8	2 10 - 18 14 S 14 S 14 S 14 S 14 S 14 S 14 S 1	110 b 13 - 17 8 110 - 10 6 110 - 10 7 110 - 110	2. s. d. 2 8 7 2 5 6 2 10 - 4 10 3 6 4 2 - 14 1

#### (C. S.)-Dutament of Non-Statemins in the William of La Prairie-continued

Christal Grant   Criginal Consoless   Promise States   Research    Christal Grant   Criginal Consists   Promise States   Research   . Date	16°	Messa .	Toloro in	(Amadela)	Arres 30 Septem	are at abor 3.00).	20 Espiend	n at leg 1007.		
Bische Belehard   Bische Belehard   Bisch   Belehard   Bisch   Catholic Michael	of Original Grant.	of Original Ginantin.	of Product Malden		Am.	Chann of Residen.	Leb ay 60 justs, Ventes	Come	Lods	
John Ryan   W. Merry   150   4 10   3 8 4   3 17 4	John Ryss	00 0 00 00 00 00 00 00 00 00 00 00 00 0	Simon Dunant Buile Bichhord Chihoriae Bidhagandi Jahn Kanat Jehn Kanat Jehnan Weywand Jehn Kanat Jehnan Polishana Jenoph Puntré Guillanna Poladana Annable Prevent Louis Barbana Prederich Singer Jemph Ste. Maria Jemph Planterath Amabh Barbana Plente Bidhaga Plantah Barbana Plente Hébert Louis Plante John Holly Prançais Barbana Plente Hébert Louis Plante John Bail Vital Boursean John Bail Vital Boursean Plente Magazat Patrich My Karmana Plente Haille Robert My Karmana Plente Haille Robert Hille Robert Hille Robert Hille	James Seeds  Plerre dt. Marie John Esset - John Esset - John Esset - John Esset - John Esset - John Esset - John Esset - John Esset - John Esset - John Esset - John Esset - Heritiers J. Plants  Héritiers J. Plants  Horitiers J. Plants  Horitiers J. Plants  Louis Bassant  Louis Bassant  Louis Bassant  Louis Bassant  Louis Bassant  J. B. Elio Dupé  Louis Barban  Louis Barban  Jona B. Beerste  V. Alexie Moquin  Anteine Demantais  Anteine Demantais  Anteine Demantais  Anteine Demantais  Anteine Demantais	180 180 180 180 180 180 180 180 180 180	- 4 10 - 6 10 -	1 9 0 4 1 9 0 4 2 8 6 -18 6	1-16 %	# 17 % # 8 18 19 % # 8 18 19 % # 8 18 % # 8 18 % # 8 17 % # 8 18 % # 8 17 % # 10 % # 1	**************************************
Joan Belard	Joseph Hébert   Prançois Menard   150   4 10   -   -   13 8   -	00 90 100 100 100 100 100 100 100 100 10	Jehn Ryan Jeseph Pilotte Vital Dupuis Jean B. Surpresquat Jeseph Roumests Antoine Hébert Joseph Moumests Antoine Hébert Joseph Tremblay Teusseinat Duclog Benjamin Holmes Prançois Gimond Austin Loceand Prachal Lyanier Julies Dupuis Nathaniel Willing Jean B. Martin Annale Bartjean Jean B. Bartjean Jean B. Bartjean Jean B. Bartjean Jean B. Bartjean Jean B. Bartjean Jean B. Bartjean	W. Morry Héritiere B. J. Labrouse Héritiere B. J. Labrouse Héritiere B. J. Labrouse Héritiere B. J. Labrouse Héritiere B. J. Labrouse Héritiere B. J. Labrouse Louise Bouthiller Louis Bouthiller Louise Bouthiller Boujanin Holasse Madame A. T. Alexander Paschal Lussier Michael Oagnon Nathanisi Willing Jacques Guérard Pierre Barbeau Jean B. Rarbana	150 150 150 150 150 150 150 150 150 150	- 4 10 - 4 10	2 8 4 2 8 4	1 3 4 - 16 4 - 16 4	8 17 4 5 17 4 8 17 4 8 17 4 8 17 4 8 17 4 8 17 4 8 17 4 8 17 4 8 17 4 8 17 4 8 17 4 8 17 4 8 17 4 8 17 4	100 mm mm mm mm mm mm mm mm mm mm mm mm m
	Hypolite Gaillé	00 03 00 00 00 00 00 00 00 00 00 00 00 0	Jean Bedard Ferre Hébert Joseph Hébert Lenie Brovissea Paul Héra Jasques Güszard André Lécuyer Laarent Lécuyer François Goyette Etienne Duguet Firm Rayusond Edward Helland Len B Morandia	Benoni Son Prançola Menard Pierre Menard Edward Martin Louis Barbeau Jean B. Boureau Jean B. Boureau Lauries Lécuyer Lauries Lécuyer Lauries Lécuyer Lauries Lécuyer Lauries Lécuyer Jacques Guérard Jacons Guérard Jacons Bott Jean B. Nermandin W. Kerfa	180 180 180 180 180 180 180 180 180 180	- 4 10 - 4 10	3 0 4		- 18 6 - 4 10 8 17 4 - 18 6 - 13 6 8 17 4 1 8 2 3 2 2	

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Arreare at September 1637.

Ventee,

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(C. S. Santanaman of New Connection to the William of La Probleman Series.

-	71 Date of	Name 1	Name 1 or 6	To-	- Airbu	Arve 80 Septem	err of ther 1888.	Arres 30 Septem	re nt but 1887,
No.	of Original Orner	of Original Occasion	Present Matter.	H	A-A	Come Si Vapone.	Lob Names	Cone of the Region.	Lodo *** et Ventes.
107 100 100 100 100 101 101 101 101 101	0 March 1000   1	Bishaed Whode - Puriek Puriek Puriek Puriek Puriek - Puriek - Puriek - Puriek - Puriek - Puriek Puriek - Puriek Puriek - Puriek - Puriek Puriek - Puriek Puriek - Puriek P	Promot Bishim.  Promot Wholes Joseph Johnston V. of Bir. R. Revisual Revisual S. J. Labroum Revisual S. J. Labroum Revisual S. J. Labroum Revisual S. J. Labroum Revisual S. J. Labroum Revisual S. J. Labroum Revisual S. J. Labroum Revisual S. Labroum Revisual S. Labroum Joseph Delajor Prantik Revisual Joseph Delajor Prantik Revisual Joseph Delajor Prantik Revisual Joseph Delajor Frincis Revisual Joseph Delajor Joseph Revisual Joseph Delajor Joseph Revisual Joseph Delajor Joseph Revisual Revisual Revisual Revisual Revisual Joseph Revisual Joseph Revisual Joseph Revisual Joseph Revisual Joseph Revisual Joseph Revisual Joseph Revisual Joseph Revisual Joseph Revisual Joseph Revisual Pranson Chainist Duranson Chainist Durans	1400 1500 1500 1500 1500 1500 1500 1500	## 4 10	4 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	## 10 4 4 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	### ### ### ### ### ### ### ### ### ##	10 4 - 35 - 4 5 - 11 3
177 178 179 180 181 182 183 184 196 186 187 188 188	100 100 100 100 100 100 100 100 100 100	Joseph Surpressant Preferrick Hart Amable Dimant Amatic Orlin G. Steart Miller Jones Pholan Milded Condor William Korfus George Sunsy Mircha Grass Joseph Suns B. Sharie Joseph Suns B. Sharie Joseph Suns B. Sharie Joseph Suns B. Sharie Joseph Suns B. Sharie Joseph Suns B. Sharie Joseph Sunsy Felin S. Sharie Joseph Sunsy Felin S. Sharie Joseph Sunsy Felin S. Sharie Joseph S. Shar	Joseph Jahlesen Michel Gegrum Austin Collin Jacque Detecto William Korfut William Korfut William Korfut William Korfut William Korfut William Korfut Dierro Formandia Charled Glovaz Jenn R. Ben Mario Jengel Research Good	150 150 150 150 150 150 150 150 150 150	4 10 4 10		and a	3 17 4 1 29 6 13 6 3 17 4 1 9 - 1 4 2 1 4 2 1 9 - 3 17 4	1 3 4

(C. S.)—Statement of New Concessions in the Village of La Prairie—e

1	Date	Name	Name	Trian	Annual	80 Bupton	ore at abov 1001.	80 Septemb	at mr 1897.
	of Iriginal Grant.	of Original Concedes.	of Present Holder.	Steam.	Rest	Com at Number	Lodo et Venten,	Cons st : Rentes,	Lock of Yesten
1	12 Mars 1981	Plarre St. Jasses	Jon B. Bonner	140	4 4.	4. 4.4	£. s. d.	4.4	£. n d
Ł	is to	Jacques Robert	W. Korfs A. Ste. Marie	180 180 180 180 180	- 4 10 - 4 10	400	a - a - 1	1 1 1	
	16	Thomas Smart	Joseph Johnston	150	- 4 10 - 4 10			145	
		Thomas Smart	Thomas Smart	180		: :	: :	1::	
П		Jules Contains	J. M. A. Raymond -	180	- 4 10			1	
1	81	Robert Turner Laurence Moomer -	Robert Turner	150 150 150 150 150 150 150	- 4 10	1:1	: :	* 17 4	
	10 10	Jos. Iguaco Hisbort -	Joseph Bissessette - Heritiere V. Wessla -	180	- 4 10			10-	
Ш	** **	Woute Wood	Charles Starres -	180	- 4 10	: :		1.4 1	
П	99 59	Andrew Brand	J. M. A. Baymand	180	- 4 10				
: 1		George Koss	E. H. Donoult	160 160 180	- 4 10	: :	: :		
1		Vital Boonrassa -	Vital Boonraces	180	- 4 10			1 4 1	
4	)) II	Laurence Kidd	Joseph Johnston	969 180	4 10		: :	14 7	1
	95 H H	Robert Woods	I J. D. D. Dellaren + *	188	- 4 10			111	1
	96 96	Robert M'Ginnie	Héritiere E. Berbasu - Robert M'Ginnie	150	- 4 10	: :	: :	1 : :	
		Thomas M'Vev -	J. M. A. Raymond	150	- 4 10				
	20	Antoine Dymentel	Amable Hein	180	- 4 10			1 17 4	- 16 8
	2 Avril ,			140	- 4 10			10-	
	A w H	James Porrige - Robert M'Nabb -	Michel Gagnen J. M. A. Reymond - J. M. A. Raymond -	150	- 4 10				
1	9	John B. Sullivan - Heary Reson - Duncan Campbell - Proper Laves - John M'Kensie -	Henry Keen	180 180 180	- 4 10	2 0 4		8 17 -	1
	11	Dunesa Campbell -	Henry Rases J. M. A. Raymond S. B. E. Depré John M'Kousie	190	- 4 10				
0	24 11 11	John M'Kennie	John M'Kennie	180	- 4 10	2 8 4	1: :	9 17 4	1
9	99 99	John G. M'Kensie	Louis Demete	1	- 4 10				1
	15 Mai 10	Joseph Shand - Neil Morrison -	Louis Barbeau James Scott Benvit Charlebole		- 4 10	1: :	1: :	1 0 -	
4 5	18 11 10		Benvit Charlebois -		- 4 10	1: :		- 18 6	1
	4 Juin		Charlette Pierrant		- 4 10			1 9 -	1
3	5 pr 21	Frederick Hurtre -	Héritiere F. Plante		- 4 5	t			1
16	12	François Plante - Richard Hoeken -	.   Casimier Duranesm -	150	- 4 10	1		1 9	
0	16 ,, ,,	Pierre Pinoment - Burthelemi Chint - Richard M'Ginnis	William Kerfut		- 4 10			1 4 8	
11	22	Richard M'Ginnis	- Jean B. Bornsson	150	- 4 10			10-	1
18	26 11 11	François Bell -	- Justinien Lawrin -		1	•			1
14	10 Juillet <sub>22</sub>	F. Marie Moquia - Nahum Mower -	Justinien Lawrin - J. B. E. Dupré -		- 4 10			1 4 2	
	9 Autt 11	Charles Stances -	- Charles Stames -		- 4 10	1			
17	11 ,, ,,	James Fentum - John Forrester -	-   Antoine Desentels -	150	- 4 10			- 10 6	
38	16 11 11	V. James Carbry	John Housey	150	- 4 10		1: :	8 17 4	1
96 97 58 99 49 41 43 43	16	Bohart Dome	- Robert Dowe -	150	- 4 10			1 9 -	1
13	24	Thomas M'Kay - William M'Master	Michel Gagnen     Michel Gagnen	180	- 4 10			1 0 -	
48		John Boyd Emelin Ackly -	- Marie Berbess -	150	- 4 10			- 18 6	
14	25 24 Sep	Paul Denant -		150		1		1 9	
45 46	24 Bep. 11	Hypolite Failti		180	- 4 10			8 17 4	
47	9 Nev. 10	Edward O'Conner	- Edward O'Connor	- 150	- 4 10		. 1	8 17 4	1
48	13 n n	William Dack		- 150	- 4 10		. :	19-	
49	8 Fev. 1833		- François Plante -	- 150	- 4 10				
50	10 Avril 10	Elimbeth Young -	- Pierre Goyetto +	- 150	- 4 10			- 18 6	
61 62	15 Mai 10 23 ps 00	Jean B. Dupuis - Paul Mondoux -	J. B. Dupuis Héritiers B. Labrosse	- 150 - 150	- 4 10			1 0 -	
53	13 Juin	Edward O'Connor	- William Kerfut	100	- 4 10			1 4 9	
04	22 11 11	Benjamin Holmes -	- Amable Hein -	- 150	- 4 16			1 9	
488	10 10	Julian Sarroin -	- Amable Hein -	- 150	- 4 10			1 9 -	
156	1 Juillet ,	Joan B. Trechette	- Pierre Normandia	- 150	4 10			19 -	
57	16 Août "	Marie Woods	- Louis H. Denant -	- 150	- 4 10		4	3 17 4	
158	10 Mars 1893		- William Kerfut -	- 180	- 410	1		19-	
110	19 Fev. 1826		- J. B. Brenchu -	- 150	- 4 10			- 13 6	
160	94 Mai 1896		- Pierre Ste. Marie -	- 150	- 4 10			1 9 -	
61	18 Dec. 10	Pierre Ste. Marie -	- Pierre Ste. Marie -	- 150	1	1		1 4 9	
162	9 Mai 1899	Edmund Barbeau -	- Hévitiers E. Barbeau	- 975	- 71	0		97-	
					. 68 15	2 151 6	1 22 19	1 443 7 9	54 17

Jenuin' Office, 17 September 1838. A true Copy. (signed) J. Sissant, Com.

Délivré a La Prairie soume suivant le meilleur de ma Comaissance, le 3 Septembre 1835. (signed) E. Henry.

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(D.)

#### L-SBIGNIGBIRS

Int.-ERTRUT, &c.

	-		No. of	No. of	No. of No. of	OM		Usess	metric.	RESTABLE: Land, & to, in Selguine, otherwise dispused of
	el Reigning.	Dimenire	Square Arpunto	Appen Arpena Berregal	三	0	-	1	177	otherwise dispused of them by Communica. But not and disposition
_									2 1	
=	= =			٠						1
	Total - 4									

# St.—General Statement of Receipts and Expenses.

(e.)

4 Searmine of Actual Gason Recurrer (Commissioner's Office and included) Experience and Her Revision of each Sulgalory, required for each exceeding Two-remeath, from the recreation of the Bitaire to the Assembly, for purposes of Education, to the present time.

Name	From To			From To							
of Seigniony.	Green Re- mipts.	Rz-	Not Be- venue.				ès.	âo.		,	Toval
TOTAL -											

(b.)

SCATISHERY of ACTUAL RECEIPTS from each of the following Sources of Revenue in each Stigniery, required the each exceeding Training the same parties.

News, de.	From To	ān.			TOTAL
Each at Venius on Old Concessions Lods at Ventus on New Concessions Cons of Rester on Old Concessions Cons of Rentes on New Concessions Mills Other sources of Revenue					

(c.)

A similar Annual Rarugu desiral, of the above Desse of Expanditure in such Seigniory, during the essen period.

Hanne, due.	From To	Ac.	ân.			TOTAL.
Agent's Allemans						
Bards						
Repairs Other Expenses	•			an in Applications and	to the same of the same	

#### 84 .- GRURRAL STATEMENT OF ARREADS.

The two following Taxano toils both drawn in the same form, and showing the Arrests as Assertated and Conjectured, on each Seigniery, and or annual of the same form, and the same following of Receives at the two periods passed.

#### (a.) At 71ME or Summers, 1881.

of Belgalory	Lob	0									
	ot Venter.	-	Mills, So.	Ledo, ot Ventos,	Chap of Reader.	Mile	ks.				
	2 4	æ. a. a.	ww	4 4	A . d.			R.	a. d.	æ.	

#### (A.) AT PARSENT TIME.

	1	Namo	Arec	ount actual	y Ateertal	med.		Amount Co	mjeeturni.		To	tal.	
	of St	igalosy.	Lode et Venies.	Cons et Bastos.	Miles.	bes.	Lotis et Ventes.	Cons ot Routes.	Mills.	te.	Ascertained.	Conjustered.	a fal
=======================================	=====	=	E. s. d.	L. s. d.			A. s. d.	A. e. di.			£. s. d.	£. s.d.	
		TOTAL -								-			

#### 4th.-DETAILED REPORT.

A Rayone as follows to be forminded of each disignisty in succession. The extent to which said Report may be conjectural to be stated, by pissing [?]

let.—SEIGHIORY OF -

#### (4.) ARRIBAR FIRES.

# Where there are any in a Seigniery to be thus reported.

D	<b>Miga</b> thia	Donation.	No. of SquareArgunts.	Duin of Grant.	Name of Original Grantee.	Name of Present Holder.	Charge,	Total of Receipts, if any, for period above named.	Total of Armere, if any-	7 -
							£. s. d.	£ . d	£ . d	
	Ξ								ge Grigger versas si	
	TOTAL									

# (b.) OLD CONCESSIONS.

	Duignatim.	Limin	Dute of Grant.	Name of Original Concedes	Name of Present Holder.		,	
=	= = = = = = = = = = = = = = = = = = =	,				:		

303.

K 2

(continued.

#### 4th -- Duranism Report-continued.

#### (c.) New Concessions.

#### A TABLE mornering to the preceding required.

(d.) Lors OFRERWISE RISPOSED OF. .

Designation.	Limin.	When first dispused of.	Mor.	To prison.	Решей Оксерция.	Yearly Charge.	Total Receipts for period above matrid.	Total Arrears,	
= = =			¢	*		R. s. d.	4. 1. 4.	R. s. d.	
= = =									

#### H .- OTHER PROPERTY PRODUCING REVENUE.

#### let.-Expaire, &c.

Designation.	Distensions.	Square Arpents.	How disposed of.
So. Toyat -			

#### М.—Вясните анд Ехринава.

#### The same Table as No. 2 (a.) under head of " Seigniories."

		Designation.	From To		1 1 2	An. be.
			R.	E.	A.	
=======================================	- - - - -	-		,		

Other Tables also, as near as may be, assessing to the Saigniorial Tables above given, are required in reference to these Properties also.

The detailed report in particular.

#### IIL-PROPERTY YIELDING NO REVENUE.

	r	luignation.	Dimensions.	Square Arpenio.	How and when dispused of.
=	=	_	,		
=	=	-			

#### IV .- EXPENSES ANNUALLY OF COMMISSIONER'S OFFICE

For period strondy named.

V .- ANNUAL BALANCE SHEETS OF JESUITS' ESTATES

For some period.

#### (E.)

ABSTRACT from the Balance Sheets of the Jesuits' Estates, for each half year, from October 10, 1831, to April 10, 1838; taken from the Beceiver-General's Accounts, furnished to the Commission, by Joseph Carey, Esq., Inspector-General of the Provincial Accounts. Continued to April 10, 1838, from Statement made by Commissioner of Jesuits' Estates.

an approximate and approximation of the	Sterling.
On October 10, 1831—there stands on the Receiver-General's books a balance	£. s. d.
in favour of the Estates, of -	8,020 16 3*
On October 31, 1831, and April 5, 1832—are entered two Receipts from the Commissioner, amounting to £. 1,454. 191.	
At various other dates are entered Payments, Salary of Commissioner, contin-	
gencies of his office, and part of the other Appropriations made by Act	
of Feb. 95, 1838; £. 869. 7. 4.	0.0-0 1
On April 10, 1832—appears a balance of On October 3, 1832—is a Receipt from the Commissioner, of £. 1,746. 14. 2.	8,606 7 11 1
At various dates are Payments on various Accounts (as above named) of	
£. 189. 17. 8.	
And on September 22, 1832—a transfer to the General Fund, by order of the	
Governor, in a Letter from Col. Craig, the Civil Secretary, of	
Thus leaving	
On October 10, 1033—a balance of only	9,723 18 7 1
(For the next Six Mouths, no Receipt from Commissioner.)	
From October 19, 1839, to November 7, 1839-Payments for various services to	
September 30, 1832 (covered by Act of February 25, 1838) £.440, 2.5.	0.090.16.01
On April 10, 1833—a balance, therefore, of - On April 22, 1833, and October 3, 1833—two Receipts from the Commissioner,	3,983 16 9 1
On May 1, 1833—a Receipt from the Sheriff of Quebec, of £ 4. 18. 4 ½.	
On May 1, 1833—a Receipt from the Sheriff of Quebec, of £ 4. 18. 4 1.	
(No Payments.)	
On October 10, 1833—a balance of On April 5, 1834—a Receipt from the Commissioner, of £. 1,014. 13. 3 \frac{1}{2}.	4,724 9 1
(No Payments.)	
On April 10, 1834—balance of	5,738 15 4 1
On October 7, 1834—a Receipt from the Commissioner, of £. 474- 9. 1 .	31733 -4 8
(No Payments.)	
On October 10, 1834—balance of	6,213 4 6 1
On April 3, 1835-a Receipt from the Commissioner, of £. 543. 8, 8 \$.	
(No Payments.)	00
On April 10, 1835—balance of On October 7, 1835—a Receipt from the Commissioner, of £. 1,047. 2. 5 \$.	6,756 13 2 2
(No Payments.)	
On October 10, 1835—balance of	7,803 15 8
On October 24, 1835—a Receipt from Sheriff of Quebec, of £, 9, 15, 6 £.  And on April 5, 1836—a Receipt from the Commissioner, of £, 979, 16, 3.	
And on April 5, 1836—a Receipt from the Commissioner, of £. 973, 16. 3.	
(No Payments.)	0
On April 10, 1836—balance of On May 4, 1836—a Receipt from Prothonotary of Quebec, of £. 4. 6. 3.	8,799 7 5 1
(No Receipt from Commissioner.)	
(No Payments.)	
On October 10, 1836—balance of	8,796 13 8 1
On October 19, 1836, and April 3, 1837—Receipts from the Commissioner, or	
£. 1,804. 19. 9. (No Payments.)	
	10,601 13 51
On April 10, 1837—balance of (No Receipts or Payments.)	10,001 1,7 04
	10,601 13 51
On October 10, 1837,—a balance of On October 31, 1837, and April 6, 1838—Receipts from the Commissioner, of	
£ 0.008 7 0.5	*
Also, a Receipt from Sha. If of Quebec, of £. 46. 8, 1 g.	
(No Payments)	19,686 6 10 4
On April 10, 1838—balance of A note from the Commissioner, dated October 6, 1838, notified to the Education	- 3,000
Commission that on that day he had bald libto the inclusive density	
hands the sum of £ Nog. A A. CHYPERCY: Of £, 740, 17, 72, Sternuk.	
Supposing no sums received from other sources, the neceiver-transfer and accounts	
should show, for	13,456 4 61
October 10, 1838—a balance of	

<sup>•</sup> This and the following amounts, being taken from the Receiver General's books, are all nominally sterling, though not really so. The sterling of the Provincial accounts is reckoned at 2, 4.44 to the 2. Halifat currency reckone 2, 4.00 to the £.1.; so that £.9 of the former equals £.10 of the laster. Between this Provincial sterling and the tree sterling, there is the difference of the rate of exchange; viz, about £.8 per cents, when exchange on London is at the real par, and more, when, as is usual, it ranges beginn.

(F.)

# LOCALITY, EXTENT and DISPOSITION of the SEIGHIORIES

(a.)-IN THE DISTRICT

				(4.)-	-IN THE DISTRIC
NAME	SITUATION.	DIMENSIONS.	Total Contouts, in Sq. Atpents.	Extent Surveyed, in Sq. Arpunto.	Arriore Folfs, and their Extent, in Square Arpents.
1. Sillery	- Near the City of Quobac, in a S. W. & W. direction from it; fronts on the St. Lawrence; is bounded in eac by the Seig- nicry of St. Gabriel, which also forms part of the ostates; on the N. E. side, towards Qurbec, by the Seignisery of St. Michael, the property of the Seminary of Quobac; I and on the S. W. side by the Beigniery of Go	- 1 lengue front, on R. St. Lawrence, by 1 & lengues depth, or thereabout.	10,004 or there- alizat.	10,604 the whole.	819; vis.— Monana - 56 St. Urmie - 25; unproductive.
<ol> <li>St. Gabriel, or Ancienne et Jeune Lorette.</li> </ol>	- Not far from Quebee, in a N. & N. W. direction; fronts on the Seigniory of Silvery; is bounded in rose by lands still ungrasted; on the N. E. side by the Fief St. Ignates, the property of the Religiouses of the and on the S. W. side by the Seigniory of Green and on the S. W. side by the Seigniory of Green and on the S. W. side by the Seigniory of Green Seigniory of Gree	1 111 6 . 1 10	105,840 or there- ahout.	41,800	
<ol> <li>Noire Dame des Angus, or Charles- bourg.</li> </ol>	and on the S. W. side by the Seigniory of R.  - Close to the City of Quisbo, on the N.  h N. E. ; fronts partly on the St. Lawrence; is to bounded in rear by leads; laid out la township; on the N. E. side by the Seigniory of Beauport, private property; and on the S. W. side by the Seigniory of Desport of the Reinfergiouse de l'Hopstal (the property of the Reinfergiouse de l'Hopstal)	o - 1 league front. by 4 leagues depth.	38,934 about.	28,224 the whole.	2,496; vis.— Grandpré - 3,45 almost unproductive « One year a reven every mutation."
t. Belair, or La Men- taigne au Bon- houme.  niory of Dema St. Lawrence; tier; on the N.	- Lies W. of the Senguery of St. Gabriel, from which it is separated by the Seigniory of Godarville, and at some distance back from the St. Lawrence; fromts on the Seignior, or Augustin, which lies between it and the is bounded in rear by the River Jacques Car-E. side by the Seigniory of Golavrille, above the S. W. side by the Seigniory of Nevulle,	I league front, by 3 leagues depth. The above dimensionaire from Mr. Stewart's Rotura (A. b.) In	14,113 or there- about. Supposin ard's return alons the co	14,112 the whole, ig Mr. Stew- n of disnes- errect one.	
named; and on b. Isle sux Resux ~	the S. W. side by the Scigniory of Neuville, c An Island in the St. Lawrence, a little below the Island of Orleans.	r Pointe aux Trembles.  - About 1 league long, by 8 arpents, or thereabout, in width.	336	336	
	TOTAL of Five Seignieries in District of		159,096 about.	94,856 about.	3,317, almost wholl amproductive.
. Batiscan • • •	On the north bank of the St. Lawrence, in the lower part of the district of Three Rivers; fronts on the St. Lawrence is bounded in rear by wild lands; on the N. E. side by the Seignizery of and on the S. W. side by the Seignizery of Champiain. The side lises of this Seignizery are, as yet, only in part surveyed Is also on the north bank of the St. Lawrence, a short distance above Batiseas,	2 leagues front, by 20 imagues depth.	262,240 about.	70,084	IN THE DISTRIC  1,764; vis.— A fief not named i the Return (A. 1) ½ league in front, by league in depth, Unproductivs.  3,580; vis.—
	and intractabely basic that Leave of Tairce Rivers; fronts on the St. Lawrence; is bounded in rear by wild lands; on the N. E. side by the Seigniory of Champlain, and un- actibel lands in rear; and on the S. W. eide, for some distinct, and afterwards by an im- umental lands. The side lines are, as yet, o	nginary line run through nly in part surveyed.	or upwards.	From the defective character of the Re- turne, doubtful.	Hertel - 1,100 Marsolet - 1,520 La Pierre - 860 La Potiere 100 Unproductive.
To	OTAL of Two Seigniories in District of Three I	Rivers	589,240 or upwards.	133,084	5,344, unproductive
. La Prairie de la Mag- deheise.	Is on the south bank of the fit. Law- rener, and nearly opposite the City of Montreal; fronts on the St. Lawrence, and exterds in rear towards the Richaise; is bounded on the N. E. side by the Seigniary of Longueuil; and on the S. W. side by tha	2 leagues front, by 4 leagues depth, or there- about.	86,448 or there- about,	(c,)=- 36,448 the whole,	-IN THE DISTRICT
A 1- W-	trict of Quebec				ant Suanionini in th
	triet of Three Rivers	* * * * * *	159,096 about.	94,836 about.	3,317, almost wholly unproductive.
1 In Dis	triet of Montreal		or upwards.	(3)	
	THE RESERVE AND A STREET		86,448	86,448	
			about. 797,704	284.868	8.661, unproductive,

the SEIGHIGHIES

W THE DISTRICT

2,498; viz.—
Grandpré - 2,498
almost unproductive.
"One year's revenue every mutation."

3,317, almost wholly unproductive.

IN THE DISTRICT 1,764; viz.—
A fief not named in the Return (A. 1); 

| league in front, by | league in depth.
Unproductive.

3,080; vis.—

Hertel - 1,100

Marsolet - 1,520

La Pierre - 860

La Potiere 100

Unproductive.

5,344, unproductive .

IN THE DISTRICT

IN SRIGHTONIES in the 3,317, almost wholly unproductive.

3,344, unproductive

8,661, unproductive, or very nearly so.

(F.)

which form part of the JESUITS' ESTATES.

OF QUEBEC.

Extent of Old Consessions in Square Arpents.	Extent of New Concessions, in Square Arpents.	Total Extent of Concessions in Square Arpents.	Lands otherwise Allegated their Disposition, and Extent in Square Arpents.	Land Unallousied in Square Arpen's.	Land Unsurvoyed, in Square Arpenta,	REMARKS.
9,400 or lam, if the coven are to be deducted from the 10,584, given as the total area.	• •	9,409 about. See before.	186, or more; vis. Productive. Under lease, 4 coves extent not stated, being a vary narrow strip along the 81-lawrence. Sold on constitut, part of Demain Paren, 180. Unproductive: Grant for R. C. Parish Chareh of 86-Poi, 4.	being the rest of the Do- main not yet sold en con- stitut.	·	
25,400 (?) These numb port is isc.	18,000 (?) ers are all doub	88,400 (?) tful.—See Re-	1,876; vis	65,554 (?) See " Notes" on the Return (A. 1.)	64,940	
21,543 (?) These numb column, and a	3,700 (?) ers are all doubt lso Report in lo	35,243 or less. ful.—See next	464, or more; vis.— Freductive: Under lesse, three farms, uncertain whe- ther one or all of them together mea- sure 372. Two milk with 180. Unproductive: Grant for a R. C. Cheuch, 4.			
9,187 (?) See R	4,715 (?) eport.	18,902		910 of no value.		
336		336				the whole of this Seigniory granted in one concession S. "Notes."
65,874 (?) There is configures.	21,415 (?) siderable doubt	87,289 (?) as to all these	2,516, or more; vis.— Productive - 902, or more. Unproductive 1,614.	65,974 (?) Somewhat doubtful,	64,240 about.	
OF THREE 41,078 The figures given by the They may, the		66,439 as are the result port," (C. 7.) a as correct,	485, or possibly more; vis.— Productive: Under lease, Domain Farm, 360 (?) Four mills, with 135. Three Ferries and the face-logs at the story turn of land leased with them is no return of land leased with them.	213,552 or thereabout.	212,186 or thereabout.	
from the Retu	26,000 (??) tain both these latter is taken rn (A. 1.) t on these three	46,180 \(\frac{1}{2}\) Not quite certain; taken from the Return (C. \(\theta\).) amounts.	main Farm. 20,970 j i viz.— Productive: Under lesse, the Forge Reserve, 25,940. One mill, 30 j. Unproductive: Grants for the B. C. Church, 3.	224,264 tomore or less.  In 1844, when the Forge Reserve lease will expire, it will be 250,000 as	237,000 or thereabout.	
61,250 ½ (?) These number clency of the Rei	51,361 (?) are rendered dosume for Cap de la	112,619 } (?) ubtful by the defi-	36,460 § ; vis.— Productive - 26,455 § Unproductive - 5	437,816 } more or less. In 1844 it will be 468,000, more	449,186 or thereabout.	
OF MONT: 56,400 about.	43	56,443 about.	(?); none returned. One mill is mentioned a under lease no amount of land stated as reserved for it.  There is also some land (not much) reported as "sold on constitut," but the quantity is not stated.	(7) "Reserve for College and Market-place in La F		
PROVINCE of	LOWER CANAL	DA.				
60,674	21,415 (?)	87,289	2,516, or more— Productive - 902, or more. Unproductive - 1,614	65,974	64,940 about.	Stated in square language, the result in- on, l.  Total extent of Seignieries, about - 115  Arriero Piels 1
(?)	61,361 (?)	119,619 }	26,460 \ 1 Productive - 26,455 \ Unproductive 5	487,816 g more or less. In 1844, 463,000, or	449,186 about more (?),	Arriere Piels 10 10 10 10 10 10 10 10 10 10 10 10 10
56,400 about.	43	56,448 about.	(?)	reserved.		
	72,819	286,381 }	28,976 §, or more :— Productive - 27,357 §, or more	808,798 }	518,496	At present as disposal

> 35 - -109 - -

( F. 2. )

(а.)—Ія тив Візтиіст оз Qu

No. Receip of in the service of interest o	in Six Veers		Addition of the control of the contr		No. of of Const. of Street	81	8 8-78 4 8-76	Anno Anno 100 10 135 7 20 2 164 9	, d. 1-16 1-16 11-94 10-94 8-96	EPPTE	Rate Veerly from each Countries.  Countries.  3 2 200  44 2 7 914  5 2 200  6 11:0 20  7 - 644 273  7 - 644 273  7 - 7 14 273  7	For Commission Collection   For the Six Years.  4. s. d. 111 4 1-31   2. s. 10 0-73   36 10 11-35   110 7 7-36   2. s. 10 2-35   Per Centage on Re-ceipts. Yearly, 11-600 11-600 11-600 11-600 11-600 11-600 11-600 11-600	
or in the state of	in Six Veers	is an in the second sec	in in an		of consists of con	81	7 1175 3 65 10 - 1 039 14 116 8 678	## Anno 10 Ann	d. 1196 1196 1099 8 1094 899	## Arpent ## 2. d - 40° - 40° - 21°	77 Rate Venely from each Cemirisire.  3	For the Str Vests.  4. n. d., 111 4 1:31  4. p. d., 111 4 1:31  57 19 673  96 10 11:59  116 7 7:96  - 18 9:94  18 7:90  27 14 9:96	Per Centage on Re-ceipts. Yearly, 11-600 11-600 11-600 11-600 11-600 11-600 11-600 11-600
Hebb Pix Years 1 1	, Years	Tos	Bess. No. 1 Proceedings of the Color No. 1 Proceedings of the	Bignara  1 - 9,400  1 - 95,400  1 - 95,400  1 - 13,500  1 - 11,513  2 - 5,107  3 - 5,107	77 - 387 - 94 - 589 - 576 - 57	#. 991 752 994 8 189 189 189 189 189 189 189 189 189 1	7 11:75 3 8-9 10 - 1 0:39 16 11:8	Anno 10	d. 1196 1196 1196 8 1099 9	## ## ## ## ## ## ## ## ## ## ## ## ##	Cemetaire.  4. c. d.  3 3 2-04  - 7 9-14  00 - 8 1:30  22 - 14 279  97 0-46  90 - 4 1:13  - 3 9-76	Six Vests.  4. s. d., 111 4 1-31  47 10 6-73  58 10 11-32  110 7 7-36  - 18 9-94  233 4 10-23  27 14 9-96	Vearly, 11-600 11-603 11-603 11-603 11-603 11-603
8			- Okin Ne - Okin	# - 95,400 # - 13,000 1 - 31,013 1 - 5,101 # - 5,101 # - 4,715 # - 4,715 # - 21,415 # - 21,415 # - 21,415	387 94 980 67 180 71 1 1 764 213	7/12 529 6m. 6 180 	7 11-73 3 8-9 15 - 1 0-39 14 11-8 - 8 8-78 4 8-78	195 7 26 9 164 9 1 6 26 19 27 19 29 10	11-96 10-93 8 10-04 8-93 - 9-43 8-96	1:1 0:1 1:1 0:1 0:1	34 - 7 9 14 00 - 0 1:50 32 - 14 8:79 87 0 40 00 - 4 1:13 01 - 12 5:91 43 - 3 8:76	97 10 673 98 10 11:50 115 7 7:36 -18 9:04 18 18 7:04 233 4 10:33 27 14 9:36	11-698 11-693 11-693 11-6 3 11-693 11-695
8 - 4			Olic No Olic N	i - 93,400 w - 13,900 i - 11,943 w - 8,744 w - 4,745 w - 4,745 w - 4,745 w - 21,415 11 - 97,369	387 94 980 47 180 71 1 1 1 1764 913	990 900. 6 180 	3 6-9 15 - 1 0-99 14 11-8 - - 8 8-78 4 8-78	195 7 26 3 164 0 1 6 26 19 	11-96 10-99 8 10-04 8-99 	1:1 0:2 1:1 0:0 0:1 0:0	00 - 0 1:50 02 - 14 8:79 87 0 88 - 4 1:13 	97 10 672 96 10 11:95 115 7 7:06 - 18 9:06 18 18 7:06 - 18 19:06 333 4 10:33 37 14 9:96	11-03 11-03 11-03 11-00 11-00 11-00
8 - 4			No Old No	w - 13,000 1 - 11,043 w - 8,700 1 - 1,107 - 4,715 0 - 4,716 0 - 1,107 0 - 1,	94 1890 47 180 71 1 1 1 1 1 1 1 976	990 900. 6 180 	3 6-9 15 - 1 0-99 14 11-8 - - 8 8-78 4 8-78	26 8 164 9 1 6 26 19 	10:99 8 10:04 8:99 - 9:43 8:96	01	00 - 0 1:50 02 - 14 8:79 87 0 88 - 4 1:13 	39 10 11:92 110 7 7:96 - 18 9:96 18 18 7:96 - 18 18 7:96 - 18 18 7:96	11-03 11-03 11-03 11-00 11-00 11-00
1 -			No Cital Ne Olic Ne Ol	w - 8,700 1 - 5,147 w - 4,715 0 - 206 1 - 60,874 91,415 1 - 97,369	47 180 171 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	180 - 1,840   137   3,067	1 0:39 14 11:8  8 8:78 4 8:78	1 6 96 19	999 9-43 8-96	00	87 = -0-86 90 = 4 1-13 	- 18 994 18 18 704 533 4 1033 37 14 936	11-6 3 11'000 
1 -			· Olicina · Olic	# - 47/3 # - 206 # - 91/413 131 - 97/399	71 1 764 213 276	3,940 1 237	8 8-78 4 8-76	29 10	9-45 8-96	1	3 - 18 0-91 43 - 9 8-76	333 4 10:33 37 14 9:36	11:00
1 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0			o Ol	14 00,474 21,413 131 - 97,369	976	3,007	4 8-78	29 10	P 96		43 - 3 8-76	37 14 9-36	11-600
4			fn o	131 - 87,290 4 - 41,070	976	3,007							
4			- Oh	i - 41,070	9 891		8 20	814 10	041	14	16 - 10 6-8	300 19 7:59	11:400
4					3								
4					3	1					(h)_Iv	District	or Tue
		-	Ne	w . 25.00	3	768	10 11-3	197 1	9-90	0	143 - 4 4:40	mg 3 334	11:008
						237	6 3-5	87 17	8-91		130 - 1 11-49	26 11 717	11-090
<b>b</b>	1		- Ok				7 9 17 4:8	30 I7 30 G	11:8 9:75	0	(-)	21 13 0-07 21 5 3-92	11-008
5			To	rat - 66,190	4 100	367	8 8-6	63 4	9-90	0	lie - 9 8-900	49 18 10-30	11-008
			- Old				3 9	187 19	9-42 11:35	0	4.7	110 16 10-11 47 16 10-99	11:668 11:08
			ln ·	MI - 119,611	1,471	1,307	2 45	296 3	8-75	0	H) - 3 0963	100 13 9-10	11-693
		-				-		1			(r.)—Ix	District	ог Мо
					1 4.2			1					j.
and the same of th	1	1	-			-	-					355 4 692	11:003
	1,				1						In	THE THRE	E Dist
1		0 - 0	Old	1 =   65,850 - 51,556 - 66,888	764 (?)	2,849 947 2,963	18 8:71 18 8:5 6 8:76	474 19 187 19 493 17	9°45 9°43 8°96	1	78 ~ 19 8:91 (7) (8)	333 4 10-33 110 16 10-11 346 10 0-86	11 693 11-693 11-693
		-		- 143,680	n (h	6,761	8 H	1,196 17	3:93	F	mi (a	790 11 9-79	11:093
		:	. No	91,417 51,001	1 939	400	3 4	30 L0 64 3	9:96 11:33	0	49 - 3 9:98 in: (7)	37 14 9-26 47 16 10-99	- 11 698 r
				-	-	-	-	-	-	_	-		11-000
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(a.)—In the District of Quebec. - -

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M7 13 94	11-00	997 7 -	10	3,334	9 247	399 1 0	94 (f)		of Quabec: 6 2 10:16 of Three Bive		388 8 7-04	99,122	1,000	6,897 18 11	1,489 19 9-6	8 - 3-00	1,000 7 1	11-000	1,000 19 5-1	22:91	34-609	5,622 18 3-90	997 8 0-6	
192 - 7:5 298 4 0:0 211 12 7:3	17 11 690 72 11 680 85 11 581	744 4 1- 1,195 16 3 325 15 9	25 75-04 5 61-27 75 18	137 127 1,373	7 9-18 11 7-48 9 4-9	29 17 11 17 18 7 913 1 6	55 - 1 0-9 94 - 11 8-7 93 (7)	130 8 -	15 4 7'33 t of Montreal :	431 16 44	816 15 11:78 819 8 6	144,439§ 56,448	1,466	8,600 6 1-0 4,640 11 3-2	646 13 0-1	1						3,888 6 078	588 16 11-0-	
	-	2,300 16 9		-		392 16 1		Total	n Lower Canad	319 8 6		-	-		-	-	1	-	4,761 9-2		-	-	1,716-11 1-13	
								1	21 7 5-81	1,085 4 4	874 18 O-81	203,004	(2)	17,886 10 3/1	3 2,447 16 0-1	173	2,000 - 0			2/40	30'175		1,100:11 1:10	
118 2 1:5 9 10 8:5	13 11-996 62 13-68	101 - 0 83 5 1	5 10 67-4	790	19 10-27 6 5-38	191 16	71 - 8 9-46	7)				1												
133 17 6	66 11-00	8 184 5 7	8 12-6	75 801	3 340	188 10 1	H61 (7)	-																
- 9 5	65 II-66	n - 81	10	3	8 5-90	- 10	(ř)					i												
	64 11-00	-	5 199	-	19 8-96	-	_	-								į								
	11:60				9 232		- 01	01								1								
		bed, in Dts. o					- 4 9	**																
			1	1																				
1,130 10																								

(F. 8.)

(a.)-IN DISTRICT OF QUEBEC. .

NAME	DESCRIPTI		PRODU		PROPERTIES	Actual Gree
SZIGNIORY.	NAME	gets -	Extent in Square Arpents.	Number of Holders,	Staurous of Revenues.	For the Six Years.
). #illery	Ct. cerions: Ohi		9,400 (7) 153 9,561	71 6 8	Cens et Rentes Lode et Ventes Finterpast à constitut Lode et Ventes	£, e. d. 140 19 8:3 810 8 7 8,978 10 — 430 18 5:3
l. 8t. Gabrial	Concessions: Old		25,400 12,000 270 88,670	897 94 8	Cens et Rentes Lock et Ventes Com et Rentes Lods et Ventes Rental	390 2 -22 558 5 11:5 87 14 4 141 9 1:5 898 18 6 1,675 3 11:32
). Notre Duzzo des Apges -	Consessions: Old		21,543 3,700 800 (?) 180 25,773	, 229 47 { 9 9 9 283	f Cena et Ronton Lode et Ventes Cone et Ronton Lode et Ventes Lode et Ventes Interest à constitut Rental	485 18 9-72 500 18 2-22 5 272 2 18 11-5 1,010 1 2,354 1722
Belair • • '-	Concessions: Old		9,167 4,715 13,902	180 71 201	Cons et Rentes Lods et Ventes Cens et Rentes Lods et Ventes	188 14 1·5 21 - 10 
S. Isle our Room	Concessions: Old • • «		836	1	Cens of Reates Lods of Ventes	
TOTAX in District of Quebec	Concessions: Old		65,874 21,415	764 313	Conn et Rentes Lods et Ventes Lods et Ventes - Lods et Ventes Lods et Ventes	1,164 5 2 1,685 1° 6:75 92 16 4:75 144 8 1
	Old and New		87,289	976	Cens et Rentes Lods et Ventes	1,257 1 6.78 1,830 1 7.78
	Coves, 4		152	4	Rental	430 18 8-5
, ed	Mills, 8		450	. 5	Rental	1,043 19 6
	Farms, 3, and 1 meadow		88,191	998	Interest and Rental	1,010 1 -

1,424 4 2.8

303.

(F. a.)

. (a.)-In District or Quesse.

1	tossipto from eacl	<b>.</b>		rom Receipts such.	Their Increase in the Six Y	or Diminution, earn, on each.	Yearly po	ntes : or Contage ortual Rossipts,	
	Average · Yearly.	Rate, Yearly, per Arpent.	Yearly.	Raie, Vearly, per Arpent.	As Reported.	As shown by Estimate, he.	As Reported,	As by Estimate, dic.	REMARK
	g. s. d. 23 0 0-42 155 1 5-16 400 11 0 71 16 4-92	f. s. d. 598 5'445 (7) - 9 5'4	2. a. d. 20 2 6:5 (?) 1,000 {150 9 11:36 (?)	2. s. d. 518 (?) (?) (?) 1 - 5:591 (?)	6. 1. d. 6 16 1 185 7 9:8 450 406 - 10:8 76 7 10	£, ±, ₫, 19 16 11-5 (?) (?) (?) (?)	-'718 19:490 15:186 } 111:984	2*087 (C) (C)	
	725 16 2-5	- 1 61222	(?) 1,455 19 5:75 Lods et Veste	- 3539 not included.	1,184 18 -	(7)	29-63	(3)	
	46 to 4-04 88 17 7-92 14 19 4-67		77 18 8 (?) 39 7 4:5	786 (?) 727	24 5 6 (?) 214 19 9:5	68 6 11:75 (?) 148 9 11 (or rather loss)	8:296 (?) 98:81	9:084 (?) 64:796	
	95 11 6-25 115 19 1 279 3 11-66		(?) 151 10 - (?) 268 15 6:5 Lods et Vente	- 11 1:187 - 1:668 not included.	(7) \$22 16 6 (7) 462 1 9 5 Lods et Ventes	(?)	(?) 83°136	(1)	
	80 19 5 68 83 9 8 88 - 17 - 12 - 9 9 92 168 6 10		73 875 (?) 16 11 1:95 (?) (?) (200 140	'804 - (?) 1'074 (?) } 1 2 8'-(?)	87 3 3 5 3 6 8 88 9 5 7 5 (?)	52 18 5-25 (?) 94 4 6:75 (or rather loss.) (?) }	3:766 (?) 1099:068 (?) 110:143	8-318 (?) (?) (?)	
	58 6 8 392 9 6·04	- 6 5·778 3·662	134 10 = (?)	- 14 11:833	75 (?)	(?)	31·428 (?)	(?)	
	23 2 4:25 3 10 1:67	604	27 7 11 (?) 18 9 9:25 (?)	715	1 5 4 (?) 119 5 10·5	25 13 4·5 (?) 90 about, (?)	-798 (?) (?) (?)	16·071 (?)	
	26 12 5 92	459	45 17 8:25 Lods	(?) 792 et Ventes not inch	190 H 2·5	(9)	(7)	(1)	2
	: : :	: : :	- 13 10·5 (?) - 13 10·5		4 3 43	4 8 8			
	-194 - 10:33 280 18 11:13 15 9' 4:79 24 1 4:17	'797 1'098 '178 '87	Lods et Vents  198 5 6.75 (?) 74 8 8 (?)		- 18 (?) 492 15 4:75 (?)	25 8 2·5 (?) 325 about. (?)	-'988 (?) 178'915 (?)	-: <del>892</del> (?) 137:001 (?)	
	209 10 3·12 305 - 3·29	576 838	272 13 9·75 (?)			350 8 2 25 about (?)	13:715	11:35	
	495 11 8	(7)	1,080	(?)	450	(7)	15-134	(1)	
	71 16 4:99	- 9 54	{ 155 9 11·25	1 - 5:521	406 - 10·5 76 7 10	(?) (?)	} 111-954	{ \$ ,	
	173 18 9	- 7 8:767	296	- 19 8-533	297 16 6	(7)	28-537	(7)	•
	168 6 10 1,424 4 3:83	- 11 2·678	840 8,134 8 9 Lods	(7) 5 809 - et Ventes not inci	1,112 10 - 2,766 3 7-25	1,089 19 - (?)	(?) 39:371 Lods et Ventes not included.	(?)	

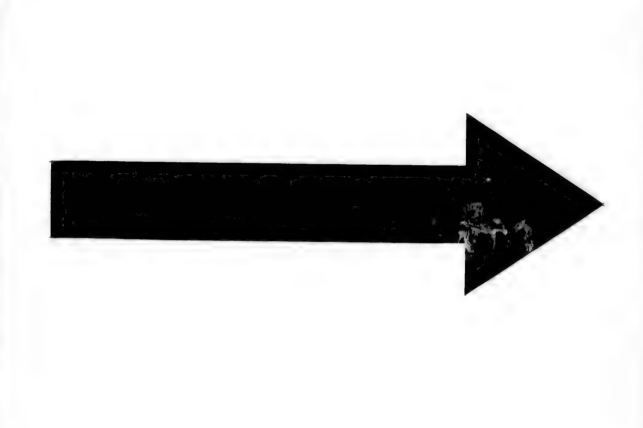
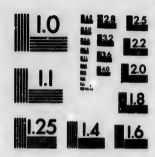


IMAGE EVALUATION TEST TARGET (MT-3)



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ST ST SEE FEE OIL



(F. 3.)

#### (6.)-IN DISTRICT OF THREE RIVERS. - .

MANE		DES					PRODU		PROPERTIE IVERS.	8			Actus	l Green
ef seignory."		N A	ME.				Extent in Square Arpents.	Number of Holders.	Sources of	Reves	<b>.</b>		Pur Six Y	
	-											-	A.	e. d.
. Bations	Concessions	OM					41,078	881	Come ot Routes		*		650	18 10
							43,010		Lods et Ventes			-		12 11
		. New							Come et Rentes	+	•	-		4 8
	-7		•	•,	•	*	35,361	807	Leds at Ventes		•	-		3 5
	Prem, I -	•	•	•	•	•	800	1	Rostal	•	•	-	-	7 6
	Mills, 4 -	•.	*	*	9	•	195	4	Routel	. •	*	-	1,297	
	Perries, 3	*	٠	-	•	•	(1)	8	Rental	•	•	-	4	1 -
	Said on com	4	•	•	*	•	(7)	1	Reutal	-	•	-		16 4
		-	•	•		•	(1)	(?)	-		•	_ .	•	_
							66,934	977		*	•		3,857	14 -
l. Cap de la Magdahase =	Concessions:	014			•		30,180}	(?)	Come of Renion					11 6
		-							Lods et Ventes	•	•	-		19 61
	* '	New	*	•	•	•	36,000	(7)	Cons et Rentes		•	-	159	
		_					Together 25.940	503	Lods et Ventes Rental -	•		-	42 150	8 3
	Forgo Boson Mill. 1		•	•	•	•	304	1	Rental	*	•	•	654	
	ALIE, 1 -	•	•	•	•	•			POPMENT	•	•		004	
	Saw Logs	٠	•	•	•	•	(1)	(2)	Rental	•	•	-	90	2 -
							72,1504	805		•	•	-	1,191	7 13
Total in District of Three	Commission	OM as	nd No				112,6194	1,471	Come et Rentes				1,126	
Rivers.									Lode ot Ventee		٠	-		19 1-5
	Farm, 1 -	•	*	•	•	•	360	1	Rental		•	•		7 6
	Mille, 8 -	•	*	*	٠	•	1881	1.8	Rontal	•			1,951	
	Perries, 8		*	•	•	•	(?)		Rental	•	•	-	4	18 4
	Saw Logn (?	, .	•	•	•	•	(1)	2, or more	Rental · ·	•	•		136	15 4
	Land sold on	counti	itut	•	•		(1)	(?) 3, er mere	Interest -					
	Forge Roser						\$5,940	1	Rental				160	
							139,074	(?) 1,465 er mere		*	•	•	8,740	1 14

I. La Prairie «	Consessions, Old	•	•	•	•	56,400	(?)	Come ut Rent			1,664 13 84
	Mill, I e -	-	•			48 (?)	969 1 (7)	Come et Reni Lode et Veni Renis! -	:		85 12 10 1,009 17 10
						36,448	(1)		٠	-	1,849 11 28

Marcel Second

8 7 -

624 16 10

800 &

303.

1 . . .

£. s. d. 650 16 10 111 18 16

8,857 14 -

1,191 7 15

150 - -8,749 1 1%

(F. 8.)

# (8.)-IN DISTRICT OF THERE RIVERS.

lecsipts from ea	ok.	Estimated Gr	reso Receipts	Their Increase of in the Six Ye	en: e Diminution, are on each.	Yearly per on As Green B	Centage tna!	REMARKS
Average Yearly.	Rain, Yearly, ' per Arpeni.	Yearly.	Rate, Yearly, per Arpent.	As Reported.	As shown. by . Estimate, &c.	As Reported.	As by Estimate, &c.	KEMARK
2. a. d.	£. s. d.	£. s. d. ;	£. s. d.	£. s. d.	£. c. d.			
108 9 9.67	634	114 17 8		856 5 75	88 4 8.	46-793	5-014	
18 19 - 95	2 108	(1)	(7)	279 7 7	(?)	36-637	(3)	
89 7 4-8		105 17 -	964	308 8 8 71 18 10	310 about,	188-376	186-374	
4 10 4 08	048	(1):	(7)	10 9 6	(1)	81 648 91 918	(5)	
	1 14 7:83	15	1 15 7:224	8 5 8	(1)	-643	(?)	
916 5 3·88. - 13 6	(7)	2 10 -	(?)		(1)	- 04.5	(1)	
M6 2 8 87.	(1)	27 5 -	(2)		(7)		(7)	
		8 6 -	. (?)	14 5 9	(?)		(9)	
498 5 8	1.529	(?)	(?)	1,043 17 7-5	(?)	40:813	(2)	
410 0		Lods et Veate	1.778	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	(.)	40 010	(.)	
22 11 10-08	1							
8 6 1:49	238	187 4 19:35	973 (?)	266 8 7 134 8 4·5	500 1 9:35 (?)	148·715 72·507	312-906	
7 1 45	1	V .	,,		.,		,,,	
25	231	75 2000						
109 4000	3 11 5.705	146 Limit	4 15 8-862	(?) No Return.	(7)	(?)	(?)	
37-	(0)	(?)	(7)		(7)	(7)	(?)	
3 / -	. "	(,)		(?) No Return.	(,)	(.)	(,,	
196 11 2:35	668	Lods at Vente	(?) — I 358 and Saw Logs cluded.	(?)	(7)	(P)	(?)	,
187 13 10-1	4	407 19 1:25	2	925 17 10-5	988 , 6 , 8:86	60-225	68-404	
38 9 10-25		(?)	(2):	485 14 9-5	(7)	35.792	(5)	
8 4 7	5.486	15	10	10 9 6	(3)	21-215	(3)	
325 5 3-83	1	368 10 3	2 7 4.765	(1)	(3)	(1)	(3)	
- 13 6	(7)	2 10 -	(?)	(4)	(3)	Z 2 17 17	(7)	
39 9 8-61	(0)	27 8 - Besides those in Cape M.	(1)	(5)	(5)	(1)	(7)	
		8 - 6 :	(3)	14 5 9	(1)-	r s <sub>e</sub> v ris <sub>e</sub>	(2)	
25	231	75				· · ·		
624 16 10-20	1 078	904 6 10:25 Lods et Vent in Cape M.	(?) - 1 560 es and Saw Logs not included.	(?) 1,436 7 11 Mills and Saw Logs not included	(?)	(?) 38:314 Mills & Saw Logs not included.	(?)	

277 8 216 9 6 15 5 18	- 38	1·18 ·931 - 3 1·266 - 3 9·185	63 18 3 1 (7)	- 1:868 (7) 9 7:86 (?)	90 3 5 1,368 2 1 about 292 1 1 31 17 11	375 <b>2 8·5</b> (?) 341 16 10·5 (?)	46·168 388·53 41·777	19·408 (?) 447·745 (?)	1,
301 13	11:67	(?)	301 13 - 31 18 10	(1)	• { • •	(7)	. /.	(?)	
808 8	284	8'437	760 7 10 Lods et Ventes not	- 8 233	1,961 17 8	(3)	33-031	(5)	

\*

(F. z.)

# In gan There Districts. - - -

NAME ?	A COLUMN THE T	CHKEE !	DISTRIC	PROPERTIES TE	
FRIGHTORA:	HAME	Extent in Square Arpents.	Number of Holders.	frame of Storeson;	For the Six Years.
talin the Three Districts	Concessions, Chi and Horses	07,200	976	Come of Rentes	4. a. d. 1,867 2 6:78 1,800 1 7:78
	In District of Three Rivers	112,619 <u>}</u>	3,471	Lodo at Ventes	1,198 8 8 980 19 1 5
	In District of Menterel  In Xorper Castella	206,0012	e) {	K	3,006 7 -96 4,000 11 9.75 8,005 7 96
	Coves, 4; in District of Quebes	(1)	4	Penial	2,978 10 -
	Land cold on counties— In District of Quebec, builds two farms bolow	189	•		<b>400 10 00</b>
	In District of Montreal	(1)	(2)	Enterest & equations -	
	In Lower Canada	(1)	(?) 11, w more.		430 18 86
	Mills, 8, in District of Quebus	450 155 <u>‡</u> (?)	8 8 1		- 1,043 18 6 - 1,961 11 11 - 1,809 17 10
	11, in Lover Camba	(?)	11	Restal	4,605 2 3
	Farms, 2, sold as con. In District of 2, leased. Quebes - 1, leased in District of Three Rivers		{	Restal	1,010 1 -
	8, in Lower Counts	660?			- 1,089 8 6
	Ferrine, 2, in District of Three Rivers -	(1)		Restal	1 41-
	Sur Logs, (?), in District of These Rivers	(1)	(?) 2, or mers.	Rental o o o	- 236 18 4
	Perge Reserve, in District of Three Rivers	25,940	1	Routel	- 160
		908,700 <b>§</b>	(7)		- 17,148 17 67

Receipts A

71 16 44

71 16 4

160 6 10

36 - -3,467 6 3;11

303.

(F. s.)

# IN THE THREE DISTRICTS.

Resipto Stem on			resp Strongto mails	Arm Their Increase in the Six Ye	ern; er Dimiention, zern, en each.	Arre Yearly per on A Green H	Contege,	RUMARES
Average Yearly.	Rein, Yourly, per Aspent.	Yearly.	Rate, Yearly, per Arpent.	As Reported.	As shows by Religious, &c.	An Reported.	As by Estimate, Sea	*****
£ a d 200 10 8·12 306 - 8·20	& A d 	4. s. d. 273 18 978 (7)	£ s. d. 78 (?)	£ a. d. 498 8 4-75 186 7 9-6 In Sillery slesse.	£. s. d. 850 8 9-6 (?)	18-716	11-26 (?)	
167 13 10·6 30 9 10·26 204 4 4·63 202 7 10·04	4 062 1:500	407 19 1:36 (7) 487 1 - (7)	(7) 1:850	925 17 10-5 485 14 9-5 901 17 8 1,400 about	928 6 5-36 (?) 916 19 7	68-235 35-798 6-641 46-058	68:404 (7) 80:367	
861 8 6-46 865 17 11-86		1,117 13 11	1 946 (?)	1,681 3 11 28 (?) 2,071 2 — In 5 out of 8 seignieries.	(7) 2,196 14 2-78 (7)	20-727 (?) 27-674 In 5 out of 8 seigniories.	(7) 29-236 (7)	
405 11 0	(1)	1,000	(7)	450	(1)	15-134	(7)	
71 16 4:90  71 16 4:93	- 9 84	{ 145 9 11:26 (7) 8 - 6 21 18 10 165 4 3:25	1 - 8682 (?) (?) (?) (?)	406 - 10·5 76 7 10 14 8 9	(f) (f) (f) (f)	115-268	{ (0) (0) (0) (0)	
173 18 9 235 8 3:53 301 12 11:67	- 7 8-767 3 1 10-018 (?)	286 368 10 8 301 13	- 12 8 588 2 7 4 766 (?)	297 16 6 (?)	(f) (f)	38-837 (?)	(9)	
800 17 8	(1)	956 3 3	(?)	(?)	(?)	(?)	(?)	
169 6 10	= 11 · 2·675/	{200 }	1 9 07	{497 10 - }	(7)	110-140	(7)	
. 4 7	51486	18	10	10 9 6	(1)	21-215	(1)	
176 11 8	(1)	355	(7)	1,122 19 6	(7)	106	(3)	
- 18 6	(1)	2 10 -	m		(?)		(7)	
30 9 8 67	(1)	27 8 — Buides these in Cape M.	(7)	(7)	(1)	(0)	(?)	
M	991	76						
1,007 6 B;18	2'417	a,796 16 a-2a Buides Lodo et	(?) 3-918 Ventes and Sew I	(?)	(7)	(7)	(?)	

10 -

0 18 55

5 2 8

9 8 6

6 18 4

43 17 673

# 

(a.)—IN THE DISTRICT

NAME.	By what Tennis (1) originally hald.	SITUATION.	Total Extent in Square Arpents.	Extent of O Concessions in Aquare Arpento
i. La Vachorio	. Originally hold by the Jessite, on return, of the King's domain.	- A part of the St. Roth schools, near Quebec; "§ or § of the unbuch," according to Mr. Security.	90å (7) Mr. S.'s return says, 80å, but seconds for 90å.	
i. Lunda in City of Quales	Same tunum se La Vacherie	In the upper town of Quebes; contiguous or nearly so to the Jesuite' harracks.	Arp. Per. 15 58 (?) more or loss.	
B. Lands in Sulgalory of Lauten.	Hold by Jossim, on reture, of the Seignier of Lamus. One let out of two discreted in the sweat titles, and containing 240 openes argust. is called an "Arriéve Piel."	- Consists of two partiess; one in the parish of St. Luthalas, opposite Cap Ronge, fronting on the St. bank of the St. Lawrence, 50 expents in depth, and containing 1,100 expents, the other consisting of four contiguous lists of bank in the parish of Phs. Law, opposite Conduct, frusting also on the St. bank of the St. Lawrence, Swating also on the St. bank of the St. Lawrence, St. or push in dwyth, and along front line, 15 expents tried, containing in all SOD expends tried, containing in all SOD expends.	2,140	2,140
6. Lond at Tulescene • Toyal of Poor	Granted to Jesuite for creetion of a chapel, do.  Proportion in District of Quebet	- Exact aim disputed; Tadoumne is at the mouth of the Segmenty, and is leased to Hudson's Boy Company.	2.266	2.140
			more or less.	more or less.
Lands in Town and Ban- lieue of Three Rivers.	Held by Jennite as a fiel, free of all charges and conditions. Held by Jesuite as field (as	An island near the mouth of the St. Mearine, between the town of Three Rivers and the Reigniery of Cap de la Hagaintina. Consist of two Sob (one of which is called	80	80 632 08
	Hald by Jacobs as feel (as above), the greater part of it. as a second of the lands in the town, however, were hald as reture; how much does not appear from the returns, or the reports to the House of Assembly.			(?) or less.
Total of Two	Properties in District at Three Rive	in	755-08	712-06
1. Land in City of Montreal	- Held by Jesuite on roture, of the Seminary of Montreal.	In the heart of the city; but its precise limits a tutter of controvery. With the cr. coption of three house lost, it is all occupied for Court House and Gaol, according to Mr. Stewart. According to Mr. Kimber, the government garden is a part of it.		three house lo
Total of Seve	. ,,		785-08	1 2·140 712·08 (? (?)
	7 in Province -		3,017	2,853

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- (G. 1.)

constituting Sazewionens, which form part of the JESUITS' ESTATES.

or Quesso.

Extent of New Consessions, in Square Arpents.	Total Historic of Concessions, in Square Arpents.	Lands otherwise allocated; Their Disposition and Extent, in Square Arpents.	Lond Unalisated in Square Arpents.	. " REWARKS
		Seld   Freductive	hi material loss.	Lois et Ventes en thie property are collected by the Crows, in its capacity of finiguier, and de not ge te the Joseph entate acceunt; the Joseph in having habit it en return. On the lote cald en concitet, a menical Ques is charged, to corry Lois et Ventes to the Crown.
		Arp. Per.  16 583 vis		Same remark as above.
	3,140	Grasted to congrugation of Notro Dame. (?) Compain by Covernment, as herrorica such barriek yard, the Jenite college and garden, about 5 args.		The present tenure of this property doubtful, whether on Seignaurie or not. The law officers of the Crew in the pro- vione gave an opinion, in 1801, that it was to.
		6; via.— Unproductive: Occupied as part of King's Posts.		Mr. Stewart is of opinion that the church at Tudoussee stands on this lot.
	3,140	100; (?) more or loss	•	
or THREE	RIVERS.			
1	80	,		
	632-08 (?) or loss.	35, and more; vin.— Unpreductive: Occupied and claimed by Trustees of common, 35. Occupied as Protestant Episoopal church and par- sunage, the old church and house of the Jesulin. (?)	<b>8</b>	The present tomare of this property, as well as of the proceding, is on Seigneuric and Lode at Ventes are orlherted and placed to the account of the estates.
	719-08 (?)	35, and more	8	
ог Монтви	AL.			
	three house lets.	5 (?) Unproductive: Occupied by Government for court-house and gool. (?) Quers, whether also the land occupied so the government gurden. (?)		
	3,140 713.08 (?)	100 (?)	:	
	(?)	8 (?)		

9,853

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DISTRICT

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TABLE of Unreconserve Properties, from which no Revence can ever be drawn.

FAME	Disposition.	N.	In what Seignbery, Sto. lying.	Estant in Square Aspents,	M* of Holders
Arriero Fisio -	Granted in perpetuity	•	a in fillery  1 in Notre Dame des Angre  1 in Batison  4 in Cap de la Magdelsine  8	* 819 9,498 1,764 3,680	
Indian Reserve -	Granted in perpetuity	,	in St. Gabriel	1,600	(1)
Church Grants, made by the Je- suits.	In perpetuity	8	1 in Sillery 2 in St. Gabriel 1 in Notre Dame des Augus 1 in Cap de la Magdeleine	4 4 8	1 1 1
Grants, uncertain	In perpetuity for a	,	in La Vacherie	1 8	1
whether made by Jesuits or by the Crown.	Roman Catholic Church. To the congregation of Notre Dame,	1	in City of Quebre	0)	1
Grants by the Crown	Protestant Episcopal Church.	1	in La Vacherie	1	
	For a Marine Hospital For a National School For a Fire Society	1 1	in City of Quebec -	8	1
	In all	10	About	10,290	(1)

(H. 2.)

Table of Unproductive Properties, from which Revenue may hereafter be drawn.

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Ungranted Land not within the Seigniories.	9	in La Vacherie	,			9
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Land occupied, but not by Government permission.	1	in Three Rivers, by Trustees of Common.		1		35

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Office for the Management of the Jesuits' Estates, | (signed) J. Struers, Com?.

### JESUITS' ESTATES.

# REPORT of Mr. DUNKIN, the Secretary to the Commission.

### Cap. I.

PROCEEDINGS of the EDUCATION COMMISSION in regard to the Inquiry into the Management and Value of the JESUITS ESTATES.

Management and Value of the Jasuits' Estates.

The value of the Jesuits' Estates, as a material portion of the fund to be looked to for the support of an adequate system of Public Education in Canada, was a subject to which the attention of the commission was early directed. To ascertain it, it became necessary to collect full and accurate information as to the extent, position, nature, management, and revenue, past and present, of the several properties forming those estates. The reports made upon this subject, at various times, by committees of the House of Assembly (those more especially of the years of 1824, 1831, and 1835-6), embody a very considerable amount of information on all these points; but, after some time spent in examining them, it became apparent that they by no means furnished all that was required. In respect of time, none of them came down to a later date than 1835, the last year in which the Provincial Parliament met and transacted business. The inquiries instituted by these committees were, also, far from being sufficiently minute to give a precise idea of the then value of each portion of the estates, or even to exhibit unequivocally the character of the administration under which they were placed. That the estates had never yielded a nett return at ell adequate to the expectations which their extent would seem to warrant, and that their administration had ever been essentially defective, was quite evident from these reports; but they did not furnish data sufficiently precise and full to be made the foundation of a positive estimate of their real future value under good management, or of a detailed statement of the system best calculated to secure from them their full value for the public service.

Under this feeling, early in August, I prepared a series of blank forms of tables, to be filled up by the commissioner of the estates; from the returns indicated by which, if fully and faithfully made, with the aid of some further oral examination of the commissioner and his agents, the required information might, as I hoped, be gathered. The paper marked (D.) accompanying this report, is a copy of that sent to the commissioner. It will be perceived from the form in which these blanks were drawn up, that a certain order of arrangement was pointed out in them, as the one best adapted to the objects of the intention.

inquiry. A glance at the returns, as they were actually furnished [see accompanying papers, marked (A.), (B.) and (C.)] will show that this prescribed order was, in very many particular, altogether departed from, and that several of the inquiries remain in consequence un-

To speak only of one of these deviations for the present. Returns were a 'ed for, in which certain specified particulars of information should be given,—first, as to the several seigniories which formed part of the estates,—next, as to the other properties forming part of the estates, from which revenue was derived,—thirdly, as to those properties from which no revenue was derived,—and, lastly, as to the expenses of the commissioner's office (which being of a general character, could not be made to enter into any of the previous partial returns), and the annual balance sheets of the estates. This distinction between the various hinds of properties was made designedly, on account of the confusion created in all the returns furnished to committees of the House of Assembly, by the unsystematic manner in which the properties of all kinds were continually classed together in them. No regard was, however, paid to it; on what account, whether intentionally or not, I have no means of judging. The returns, as will be seen from the statements to be made presently, came in so irregularly, and many of them so late, that it was impossible to have them altered in this particular, or indeed in any other. It will be seen, also, that they require many cor-rections on other points, to make from them a statement of the affairs of the estates, which shall be at all accurate.

The period of titue covered by those of the inquires which had reference to yearly receipts and expenses, was required to commence with a October 1831, when the estates were first placed at the disposal of the sovincial Parliament, for the support of education. In this particular, the returns are in form though, from their having been called for before the expiration of the financial year, ending 30 September 1838, they extend only to 30 September 1837; a period of six instead if seven years. These six years may, however, be very safely taken to afford a fair average.

The statements, both general and particular, of the arrears due on the estates, were required to be made out for 1 October 1831, the time of the cession above named, and for the research time. The returns profess to state the arrears for 1 October 1831, and for 10 October 1831, and for 1 October 1831, and for 10 October 1831, and for

present time. The returns profess to state the arrears for 1 October 1831, and for 1 October 1837, for the same reason; the financial year ending 1 October 1838, expiring while they were in course of preparation.

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Draft of the Return (A. 1.),

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On River Meanies

the Management Quebec, 5 Oct

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The yearly balance abects of the estates, required also of the commissioner, were farmished by Mr. Cary, the inspector of the public accounts, in whose honds they are deposited for audit and safe keeping. An abstract of them is annexed. [See paper, marked (A.)]

nished by Mr. Cary, the impector of the public accounts, in whose honds they are deposited for sadit and safe keeping. An abstract of them is annexed. [See paper, marked (A.)]

Of the 27 accompanying tables, (A.), (B.) and (C.) returned by the commissioner of the entates, nine, being those marked (A. 4.), (A. 5.), (B. 9.), (B. 3.), (B. 4.), (B. 5.), (B. 6.), and (B. 7.), were received at the office of the Education Commission during the month of August,—four, being those marked (A. 1.), (A. 2.), (A. 3.), (A. 6.), (A. 7.), (B. 9.), (B. 10.), (C. 1.), (C. 3.), (C. 3.), (C. 3.), (C. 5.), and (C. 6.), in Cotober,—and one, being that marked (S. 8.), on the 2d of November. A reference to the tables will show, that those of them in which the greatest departure is made from the form prescribed, and of the number not received till October, when it was altogether too late too require alterations made, omissions supplied, or obvious insecuracies even (and of these there are not a few) corrected. The same cause also prevented that careful comparison of them with the returns furnished at other times to the House of Assembly, and that examination of the commissioner and his agents in regard to them, both c' which were so much the more necessary on account of their laformality and incompletenesse. His Excellency's return to England was decided upon, and the Education Commission charged to put at once into form the outline at least of a general system of education for the province, before the most important of them were obtained; indeed, his Lordship had left the province before the series, such as it is, was completed. Occupied, of necessary, both before and after the receipt of these October returns, upon other branches of the extensive inquiry with which the commission was charged, it was obviously impossible to examine to the military of the details it involves, the want of time, and there there was charged, it was not series of the extensive inquiry with which the commission was charged, it was not seen the receipt of the

able to put to him, or else on the authority of the commissioner to the inquiries I was able to put to him, or else on the authority of the commissioner's returns made to the Education Commission. The latter alone furnish ample material for a report; the interrogations of the commission covering almost the whole ground to be gone over, and the very errors and omissions which abound in the returns being an evidence hardly less valuable than their accuracy might have been, on the subjects of the inquiry.

I have arranged the everal returns made by the commissioner, in three sets, marked (A.), (B.) and (C.) respectively. The first consists of seven returns, viz.

(A. 1.) Extent, &c. of Properties within the Jesuits' Estates....Received 5 October 1835.

(A. 2.) Arrière Fiefs within the Jesuits' Estates...Received 5 October 1838.

(A. 3.) Properties under Lesse...Received 5 October 1838.

(A. 4.) Statement of the Revenue of the Estates beretofore belonging to the late Order of Jesuits, in each year, from 1 October 1831 to 30 September 1837 (expenses of Commissioner's office not included)...Received 17 August 1823.

(A. 5.) Statement of the Expenses in the office of the Commissioner for the Management of the Estates, &c. in each year, from 1 October 1831 to 30 September 1837...Received

tatement of Arrears due on the Properties comprising the Estates, &c. at 1 October 1831 and 1 October 1837, respectively.—Received 5 October 1838.

Computed grove Annual Revenue of the Estates, &c. exclusive of Lods et Ventes.—Received 5 October 1838.

The second set consists of eleven returns, vis.

(B. 1.) Statement of Receipts and Expenses for each year, from 1 October 1831 to 1 October 1837, for the Seignlory of Sillery,—Received 29 August 1838. (B. s.)

(B. a.) Statement of Receipts and Expenses for each year, from 1 October 1831 to 1 October 1837, for the Seigniory of St. Gabriel.—Received ap August 1838.

(B. 3.) Statement of Receipts and Expenses for each year, from 1 October 1831 to 1 October 1837, for the Seigniory of Notre Dame dos August 1838.

(B. 4.) Statement of Receipts and Expenses for each year, from 1 October 1831 to 1 October 1837, for the Seigniory of Belair.—Received 3p August 1838.

(B. 5.) Statement of Receipts and Expenses for each year, from 1 October 1831 to 1 October 1837, for Lands called La Vacheris.—Received 3p August 1838.

(B. 6.) Statement of Receipts and Expenses for each year, from 1 October 1831 to 1 October 1837, for Lands in the Oity of Quebet.—Received 3p August 1838.

(B. 7.) Statement of Receipts and Expenses for each year, from 1 October 1831 to 1 October 1837, for Lands in the Seigniory of Lansun.—Received 3p August 1838.

(B. 8.) Statement of Receipts and Expenses for each year, from 1 October 1831 to 1 October 1837, for the Seigniory of Batiscan.—Received 14 September 1838.

(B. 9.) Statement of Receipts and Expenses for each year, from 1 October 1831 to 1 October 1837, for the Seigniory of Cap de in Magdeleine.—Received 3 October 1838.

(B. 10.) Statement of Receipts and Expenses for each year, from 1 October 1831 to 1 October 1837, for Lands in Town and Banileus of Three Rivers.—Received 3 October 1838.

(B. 11.) Statement of Receipts and Expenses for each year, from 1 October 1831 to 1 October 1837, for Lands in Town and Banileus of Three Rivers.—Received 3 October 1838.

(B. 11.) Statement of Receipts and Expenses for each year, from 1 October 1831 to 1 October 1837, for Lands in Town and Banileus of Three Rivers.—Received 3 October 1838.

#### The third set consists of nine returns, vis.

(C. 1.) Statement in detail of Censitaires, their annual rental and their arrears due at 30 September 1831 and 30 September 1837, for Seigniory of Sillery.—Received 3 October 1838.
 (C. 2.) Statement in detail of Censitaires, their Annual Rental and their Arrears, due at 30 September 1831 and 30 September 1837, for Seigniory of St. Gabriel.—Received 3 October 1838.
 (C. 3.) Statement in detail of Censitaires, their Annual Rental and their Arrears, due at 30 September 1831 and 30 September 1837, for Seigniory of Notre Dame des Anges.—Received 3 October 1831 and 30 September 1837, for Seigniory of Notre Dame des Anges.—Received 3 October 1831 and 30 September 1837, for Seigniory of Notre Dame des Anges.—Received 3 October 1831 and 30 September 1837, for Seigniory of Notre Dame des Anges.—Received 3 October 1838.

1831 and 30 September 1837, for Seigniory of Notre Dame des Anges.—Received 3 October 1838.

(C. 4.) Statement in detail of Censitaires, their Annual Rental and their Arrears, due at 30 September 1837, for Seigniory of Belair.—Received 3 October 1838.

(C. 5.) Statement in detail of Censitaires, their Annual Rental and their Arrears, due at 30 September 1831 and 30 September 1837, for Lands called La Vachorie.—Received 3 October 1838.

(C. 6.) Statement in detail of Censitaires, their Annual Rental and their Arrears, due at 30 September 1831 and 30 September 1837, for Lands in City of Quebec.—Received 3 October 1838.

(C. 7.) Statement in detail of Censitaires, their Annual Rental and their Arrears, due at 30 September 1831 and 30 September 1837, for Seigniory of Batiscan.—Received 3 September 1831 and 30 September 1837, for Seigniory of Cap de la Magdelcine.—Received 3 Newmber 1838.

(C. 2.) Statement in detail of Censitaires, their Annual Rental and their Arrears, due at 30 September 1837, for Seigniory of Cap de la Magdelcine.—Received 3 Newmber 1838.

atement is detail of Censitaires, their Annual Rental and their Arrears, due at 30 September 1831 and 30 September 1837, for Seigniory of La Prairie.—Received 17 September 1838.

In the returns composing the second and third sets, a distinction was required to be drawn wherever "concessions" were to be spoken of, between the "old" and the "new" grants of this character. These terms I understood to refer to the distinction between the grants or this character. These terms I understood to reter to the distinction between the concessions granted by the Jesuits before 1800, and those since granted by the Crown. As the returns marked (C.) stano, I am unable to ascertain whether this is or is not the true ground of distriction between them. The date of each concession was required in these returns, but they are peculiarly defective in this particular. For the Seigniory of La Prairie (C. 9.), no such return of the old concessions has been so much as attempted, though they comprise very nearly the whole extent of the seigniory. The return for Cap de la Magdeleine (C. 8.) makes no distinction between old and new concessions, though both classes of concessions have been made, and to a very considerable extent, in that seigniory. In the returns for the Seigniories of Sillery (C. 1.), 8t. Gabriel (C. 2.), Notre Dame danges (C. 3.) and Belair (C. 4.), the old concessions are all left without date. And in the return for the Seigniory of Batiscan (C. 7.) (the only return in which dates are specified for any of the "old concessions" as distinguished from the "new"), 426 out of 581 old for any of the "old concessions" as distinguished from the "new"), 486 out of 381 old concessions are undated; and the 155 which bear date, range between March 20, 1666, and Febrany 3, 1866; 118 of these being returned as conceded prior to 1800, and 37 between 1800 and 1826. Of the concessions, returned as "new," the earliest in point of date is found in the return from the Seigniory of La Prairie (C. 9.), being August 16, 1810. In the Batiscan return (C. 7.), I find the earliest of 387 "new concessions" (all bearing date) returned as granted in 1824, either on February 21, or September 12a. (The former date seems to be a mistake for "February 21, 1834.") Of these concessions, 275 are of later date, and 112 of earlier date, than February 3, 1826, the date of the latest "old concession" above mentioned. In the returns from the Seigniories of Notre Dame des Anges (C. 3.) and Belair (C. 4.), the "new concessions" are all dated, and the dates range from January 10, 1825, to October 9, 1835. The alienations of property incorrectly returned as "new concessions" in the Seigniory of Sillery, bear date from December 23, 1831, to October 30, 1834. The "new concessions" in the Seigniory of St. Gabriel, 93 in number, are all returned (C. 2.) without date. It is possible that the old concessions differ from the new, in having been surveyed and laid out for concession before 1800. If this be not the case, the distinction must be arbitrary, and is probably different in its meaning in different seigniories. From the late receipt of this class of returns, I never had an opportunity of putting this question directly to the commissioner; but I am strongly under 303. 303.

the impression, that on one occasion before the returns were called for, he explained the term "old concession," as referring to the grants made or clas surveyed (I have no distinct recollection which) before the administration of the estates by the Grown, i. a.,

before 1800.

The defective manner in which these returns have been made up, both as regards their arrangement and their contents, has rendered it necessary for me to compile from them, with some additions drawn from other sources, a series of tables in which the plan I had originally designed to follow should be as nearly as possible adhered to, and the results I had wished to arrive at and exhibit, shown, so far as the returns would enable me to arrive at them. The accompanying documents, marked (F.), (G.) and (H.) contain these tables.

The tribles marked (F.) are three in number, and relate exclusively to those of the proper-ties forming part of the Jesuits' Estates, which constitute seigniories.

(F. 1.) shows the situation, dimensions and area of each of these seigniories; the extent to (F. 1.) shows the situation, dimensions and area of each of these seigniories; the extent to the extent of the concessions, old and new; the disposition and extent of any tracts of land otherwise alienated than as Arrière Flefs or concessions; and the amounts of mailicented and necessions than a farrière Flefs or concessions; and the amounts of unalienated and unsurveyed land, respectively, still remaining in each seigniory. I have been obliged to depart continually from the statements made in the return (A. 1.) (from which this table is in the main compiled), by the numerous contradictions manifest on the face of that return. I cannot, therefore, suppose the table I have drawn up per-fectly accurate. It is as assurate, however, as the character of the information furnished

the commission allowed.

(F. s.) contains a variety of statements and calculations relative to the gross and net receipts from the several alienated tracts of land or properties, within each seigniory, as they are mentioned in (F. s.) The extent of each alienation is stated in square arpents (the arpent being a French measure equivalent to about four-fifths of an English acre), according to the estimate in (F. s.) and not according to the inconsistent and contradictory return made in (A. s.) For the amounts received and expended on account of each, the papers marked (B.) are the principal authority. These returns purport to give the gross receipts for six successive years from each source of revenue, and also the several items of expense on account of each property, the expenses of the commissioner's office alone not included. In the table (F. s.) I have divided the amount of this last item of expense for the included. In the table (F. 2.) I have divided the amount of this last item of expense for the same six years between the several properties, in the proportion of their gross receipts; showing by this means the sum total of the expenses of management, &c. of each property, and consequently the net revenue which it has actually yielded for that period. From these data, the average yearly income derived from each gross and nett, the average yearly value per arpent of each tract, both gross and net, the average yearly rate of payment by each censitaire in each seigniory, the average ratio of the expenses on each property to its gross receipts, and several other particulars are calculated.

(F. 3.) exhibits the contrast between the actual gross receipts from each source of revenue in each seigniory, and its estimated grow revenue as shown by (A. 2.) and the returns

(r. 3.) exhibits the contrast between the actual gross receips from each solute of revenue as shown by (A. 7.) and the returns marked (C.) The increase or diminution of the arrears due on each is also set down here; set, as reported in (A. 6.) and the returns marked (C.); and 3d (where that has been possible), as a comparison of the actual with the estimated revenue would show it to have

really taken place.

The three tables merked (G.) furnish respectively, as nearly as possible, the same particulars of information in respect of the other properties forming part of the Jesuits' Estates;

a., those which de not constitute seigniories

The lables marked (H.) give a connected statement of the extent, situation, &c. of such of the properties named in the former tables as do not yield revenue, distinguishing between those which are no longer at the disposal of the administration of the estates to be readered valuable, and those which either at once or at a future time may be made a source of revente.

Before entering on a critical analysis of the contents of these tables, and inferring from them, so far as I feel safe in drawing any inference at all, the value of the estates, and the reforms which it may be necessary to make in the mode of managing them, it will be well to give a brief outline of their history as an educational endowment, and a general view of

their extent and character.

## Cap. II.

OUTLINES OF the HISTORY of the JESUITS' ESTATES as an EDUCATIONAL ENDOWMENT in Lower Canada.

It would neither be useful nor interesting to recount the dates at which the various properties at any period held by the order of Jesuis in Lower Canada originally came into their possession, the names of the individuals who gave, bequeathed or sold them to that earlier, the motives assigned for the gift or bequest of the greater part, and the transfers or alienations by the Jesuits of particular portions of them. For the purposes of the present report, little more is required than a brief outline of the proceedings which have taken place since the conquest in regard to these possessions, their administration, and the uses to which the revenues drawn from them have been put.

At the period of the cession of Canada, in 1763, the order of Jesuita was in possession of a number of seigniories and other properties in different parts of the province, of great extent and considerable value. They had houses of residence in Quebec, Three Rivers and Montreal; their residence in Quebec being the large building now used as a barrack in the apper town, and still one of the most extensive buildings in Lower Canada. In this building was their chief residence and college. Their other property was nontteres over the province; four seigniories, of considerable size and value, besides a fifth of little or mone, and several valuable tracts of land, in and near the city of Quebec, belonging to them, within the district of Quebec; two of the largest seigniories in the province, and a great part of the town of Three Rivers, being their in the district of that name; and a small property in the city of Montreal, with two larges seigniories (one of them, however, only held in trust for the Iroquois Indians), being in their possession in the district of Montreal. Of these properties, the greater part had been given or bequeathed to them; a comparatively small portion had been purchased. The whole had been confirmed to them in mortmain, by letters patent of the French King, his governors or intendants in the province. In the official documents by which their title was thus confirmed, the object of the endowment was in almost every instance stated to be the maintenance of their college, and the instruction of the youth of Canada by their order. The original bequests or deeds of gift, in many justances, gave other motives; the conversion of the their college, and the instruction of the youth of Canada by their order. The original bequests or deeds of gift, in many instances, gave other motives; the conversion of the heathen, friendship for the Jesuits, &c. The royal letters patent, however, explained the whole as above stated; the Jesuits appearing to have requested this form of confirmation, on account of the tenor of their vows of powerty, and the consequent necessity of their holding all their possessions under this pretext.

In the articles of capitulation by which Canada was temporarily ceded by the French General, an attempt was made to introduce a guarantee for the continued maintenance of this order in the province, and the perpetual possession by them of their estates. This proposal of the Marquis of Vaudreuil was, however, set aside, and no such guarantee given or implied, either in the capitulation or in the treaty of 1763, by which the country was finally ceded to Great Britains.

Notwithstanding this prefeasl, however, to recognize the order, the Jesuits remained in

finally ceded to Great Britain.

Notwithstanding this refusal, however, to recognise the order, the Jesuits remained in the undisturbed possession of most of their property for many years. A part of their college building in Quebec was taken possession of by the government, as a public store-house, immediately after the conquest, and continued to be used for this purpose till 1776, when the greater part of the building was taken possession of as a barrack, a use to which the whole building has been devoted since the year 1800, when the last surviving member of the order died. A part of the mission-house, in Montreal, was also occapied as a public prison, before the death of its last immate, and the whole building was converted into a prison on that event. In the year 1874, royal instructions were given to the into a prison on that event. In the year 1774, royal instructions were given to the Governor for the suppression and dissolution of the order of Jesuits; "all their rights, privileges and property" to be vested in the Crown, "for such purposes as the Crown aight hereafter think fit to direct and appoint." The royal intention, however, was at the same time declared to be, "that the present members of the society, as established at Quebec, should be allowed sufficient stipends and provisions during their natural lives." In point of fact, the Jesuits were allowed to continue in the possession and management of their productive estates, and to draw from them the "stipends and provisions" promised in these instructions in lieu of them. Father Well, the last survivor of the Jesuita resident in Montreal, administered the properties in that district till his death, and Fathers De Glapion and Casot (the latter not himself a Jesuit) those in the district of Quebec, till the death of the former. Shortly after this event, vis. on the 8th of March 1800, the Crown took unreserved possession of the estates, and they have since remained under its management.

The suppression of the order of Jesuits in France took place in the year 1762, and in

Italy in the year 1773. The possessions of the order were, in the former country, at once devoted to the support of institutions of education; in some cases, to the support of the colleges originally founded by the Jesuits (but then placed under other government); in other cases, to that of schools and colleges which had never been under their control.

From the year 1770 to the year 1503 a claim was under discussion, urged by Lord
Amberst, for a royal grant to that nobleman of these estates, or the greater part of them,
as a mark of royal acknowledgment of his services in the reduction of Canada. After repented references to the Privy Council and to the Law Officers of the Crown, both in England and Canada, and more than one order in council enjoining the Governor of Canada to issue, or the Law Officers to prepare, a deed of gift, conferring them, with one or more reservations, on his Lordship, the project was at last abandoned in 1803, after the death of the original claimant; and the claims of his son and heir were met by a grant death of the original claimant; and the claims of his son and heir were met by a grant woted him by the Imperial Parliament in that year. In the course of these discussions, a commission was issued by Lord Dorchester, then Governor of Canada, on the 7th of January 1788, in obedience to an Order in Council, to inquire into the extent, value, senure, &c. of the estates, with a view to deciding whether and by what means the proposed grant could be made. The report of the commission, though far from complete in point of information, and indeed not even unanimous, was altogether in favour of the grant, a result which was to have been expected. The report of the Attorney and Solicitor-general of Canada, made at the same time, was to the same tenor. Subsequently raised objections, however, defeated the project.

During this period sterral attempts were made by parties in Canada to obtain from the

During this period several attempts were unde by parties in Canada to obtain from the Crown a grant of these estates, for the support of education within the province.

In the year 1787, the legislative council of the province, on the suggestion of Lord Dorchester, then Governor-general, appointed a committee to inquire into the means of advancing education, &c. The report of the committee was made in 1789. For the present purpose, we have to do only with so much of it as relates to the Jessits' estates. In a letter from the Roman Catholic Bishop of Quebec, dated November 18, 1789, addressed to the committee, and published in their report, that prelate urged the propriety of again devoting the college-building in Quebec to educational purposes, of endowing the new institution to be thus opened with these estates, and placing it, when thus endowed, first under the control of the surviving Jesuits, for their lives, and then under that of the Roman Catholic Rishop of Quebec, as the head of the Catholic Church in the province. Entra under the control of the surviving Jesuits, for their lives, and then under that of the Boman Catholic Bishop of Quebec, as the head of the Catholic Church in the province. The committee in their report, dated 36 November 1789, recommend that a portion at least (and it is to be inferred a considerable portion) of these estates be given as an endowment, to aid in the erection of a proposed "Colonial College," of the constitution of which they present an outline. According to this scheme, the college was to have been constituted on the most liberal principles, Catholics and Protestants respectively to provide each their own system of religious instruction for the students of their own communion; in the content of their own communion; and the the corporation to consist of an equal number of members of each communion, and the visitation to be vested in the Crown.

On the 31st of December in the same year (1789), Father de Glapion, the titular supe rior of the dissolved order, proposed by letter, on his own part and that of his three surviving fellow Jesuits, to make over the estates " for the benefit of the Canadian citisens of the province of Lower Canada," with the reservation for themselves of a residence within their former dwellings, and a life pension of 3,000 livres each per annum, and on condition that the estates so made over should for ever be applied to educational purposes under the direction of the Romam Catholic Bishop of Quebec.

direction of the Romam Catholic Bishop of Quebec.

Early in the year 1793, during the first session of the Provincial Parliament of Lower Canada, created by the constitutional Act of 1791, a petition, signed principally by persons of British origin, was presented to the House of Assembly from the city and county of Quebec, praying the House to urge upon the Crown the propriety of giving up the estates to the disposal of the provincial legislature, for the support of education in the province; a destination, it was urged, which would, more than any other, be in accordance with the design of those who endowed the order with these possessions, and the spirit of the letters patent of the French King, which confirmed them to the order, for educational objects only.

educational objects only.

On the 11th of April of the same year, the House adopted an address to the Crown, embodying the substance, and urging the prayer of this petition. No answer was given to this address; the project of granting the estates to Lord Amherst being the one than

favoured by Government

During the session of the Provincial Parliament held in the year 1800 (the year in which During the session of the Provincial Parliament held in the year 1800 (the year in which the final occupancy of the estates by the Crown took place), the House of Assemby again took up the subject, and voted an address to the Governor, praying his Excellency to communicate to the House certain documents, "to facilitate the investigation of the claims and pretensions of the province, on the Jesuits' College converted into barracks, and to the estates of that order, &c." His Excellency's reply informed the House, "that in consequence of the address of the House of Assembly, of the 11th of April 1793, the claims of the province had been considered by his Majesty in Council, and that the result of that consideration had been an order to take possession of those estates for the Crown. That if, after this expansation the House should deem it advisable to investigate, they should have access to the documents required; but any further appliaestates for the Crown. Intern, after the explanation the radge should deem it advisable to investigate, they should have access to the documents required; but any further application on the subject might be inconsistent with the accustomed respect of the House of Assembly for the decision of his Majesty, on matters connected with his prerogative." No further action was had in consequence of this reply on the subject for several

Since the final occupation of the estates by the Crown in 1800, their administration has been vested by a series of commissions; first in a board of five commissioners, holding office during pleasure; some years afterwards in a board of the commissioner, nothing office during pleasure; some years afterwards in a board of six; and, lastly, in a single commissioner, the Honourable John Stewart, who still holds that office, and who had been a member of the board for several years before he became sole commissioner. The successive changes which have taken place under the several commissions which have been issued, and their dates, are not material to the pur-

pose of the present report.

The revenues of the estates during the interval between this period and the year 1831, (when they were surrendered to the Provincial Parliament for the support of education), were appropriated by the local executive as a part of the property of the Crown, and no report as to the mode of their application was made public.

In 1812, the legislative council voted an address to the Prince Regent, praying for the devotion of these estates to the support of education. The address was sent down to the Assembly for concurrence; but, owing probably in a great degree to the pressure of business and the excitement growing out of the war with the United States, then just commencing, it was not then acted upon. The address does not appear to have been noticed by the government; in part, doubtless, from the same cause.

From this time till 1824, little was done on this subject. In the session of 1844, how-

ever, a special committee of the House, appointed for the purpose, submitted a long and elaborate report, setting forth the proceedings connected with the suppression of the order of Jesuits, both in France and Canada, and urging the unreserved devotion of the estates

sill October 1, 1832, the following sums:-

once possessed by them to educational objects, in the latter as well as in the former country. The report was concurred in by the Assembly.

In the session of 1825-6, the discussion of the subject was again resumed, and another epecial committee named, to inquire into the kindred topics of the Jesuite' estates and the state of education in the province. In accordance with the report of that committee, it was resolved, on the soth of March 1836, to address the Crown anew, in behalf of the claims of the provincial parliament to the revenues of the estates for the advancement of education. To this address no answer was made.

In 1827 a variety of complaints urged by the House of Assembly of Lower Canada were laid before the Imperial Parliament, the disposition and management of the Jesuits' estates being among the number of "grievances" complained of. The Canada committee of the House of Commons, in 1828, reported in favour of the application of the proceeds of the estates "to the purposes of general education."

In the month of March 1831, resolutions were again adopted by the House of Assembly of Lower Canada, complaining, among a number of other things, of the continued with-holding of the Jesuits' estates from this use and from their control; and another address to the Crown was voted, embodying all these complaints. A despatch of Lord Goderich (then Colonial Secretary), dated 7th July 1831, and containing the reply of the Government to the demands urged in this address, concedes, at least on this point, simpost all that the Assembly had demanded. By this despatch, the future revenue of the estates was placed at the disposal of the provincial legislature for the support of education, with a recommendation only to the House, in favour of the continuance of a provision to those "scholastic establishments" (the grammar schools of Quebec and Montreal) which had up to that period been sustained by its means. In this cession of the estates, however, the Jesuits' College was not included, except upon condition of the years quartered there.

A number of other measures were proposed to the Assembly by Lord Goderich, for the settlement of the controverted questions of the civil list, &c., out of the agitation of which the address of the Assembly had had its origin. To these the House did not assent. The surrender of the Jesuits' entares alone was ratified by a legislative enactment of that year, the ad Will. 4, c. 41. By this law it is enacted, that from and after the date of its passage, "all monies arising out of the estates of the late order of Jesuits, which now are in or may hereafter come into the hands of the receiver-general of this province, shall be placed in a separate chest in the vaults wherein the public monies of the province are kept, and shall be applied to the purposes of education exclusively, in the manner provided by this Act, or by any Act or Acts which may hereafter be passed by the provincial legislature, and not otherwise." The Act then proceeds to appropriate, for the next year only; i. e.

For the expenses of management of the estates:
The commissioner's salary £. 180 sterling. Allowance for clerk hire Allowance for contingencies 350 For the royal grammar school in Quebea:
Master's salary
Allowance for house rent £. 200 sterling. 290 For the royal grammar school in Montreal: Master's salary £. 200 sterling. Allowance for house rent

In all, 894 L sterling, or 993 L 6s. 8 d. currency; the "pound sterling" of the law being that in which the receiver-general's accounts are kept (9 L sterling equalling 10 L Halifax currency), and not the true "pound sterling" of English money. The above amounts were all copied into the Act from the estimates proposed, and are the amounts which had for some time previous been allowed from the estates for those purposes respectively.

The Act, of which the above is an outline, was adopted by the House on the recommendation of a special committee, to which so much of Lord Goderich's despatch as related to the estates had been referred. That committee accompanied their Bill with an explanatory report, which was adopted by the House, and to which I shall have occasion hereafter to refer more than once. On the subject of the retention of the Jesuits' barracks, this report proposes to the House no immediate action, but expresses the confidest anticipation that "the justice of his Majesty's government" will ere long complete the restitution of the estates, without insisting upon a condition, a compliance with which on the tation of the estates, without insisting upon a condition, a compliance with which on the part of the province would exhaust the revenues of the estates for several years.

Appended to the report of the committee on the Journals of the House is an abstract for the 31 years from 1800 to 1831, as reported to the committee) of the accounts of the estates for the 31 years from 1800 to 1831, as reported to the committee on this occasion. It is not easy to reconcile some of the statements made in this abstract with the contents of other papers embodying official information on the subject. I was not, however, able to give to this part of the inquiry a sufficient amount of time, to feel warranted in positively

teserting any contradiction between the two authorities, or in attempting to discuss as length the points on which they seem to differ.

From this tuble it would neem that the total amount rectived into the hands of the treasurer of the estates or receiver-general for the 31 years between 1800 and 1831 was 49,5834. 144. 3d. currency, being on an average not quite 1,6004. currency yearly, for the entire period. Of this sum there had been expended during the same time upon the management of the estates, 8,6524. 2s. 14d., being at the rate of nearly 17 per cent, per annum upon the amount received by the treasurer or receiver-general. This sum evidently does not include the 10 per cent. on all collections made by the agents, and deducted by them in the first instance from the gross receiver, without passing through the treasurer's receiver-general's hands. Besides this 8,6524. 2s. 4d., a further seen of 4,7324. 2s. is returned, as having been expended upon "repairs" of reads, mills, its., making a there more than 9 per cent. on the amount passed through the treasurer's hands. Assuming those figures to be correct, the entire sum expended in agent's allowance, expenses of management and repairs upon the properties for 31 years, amounted to more than 35 per cent. on the gross collections made in that period by the agents.

Of the 56,1004. 2s. 11 d. remaining after these deductions, the same account shows a sum of 13,1694. 7s. 6d. (a little more than one-third) to have been for educational purposes. Of this sum, 7804, was a grant is favour of the M'Gill college, and all or nearly all the rest had been expended upon the royal grammar schools of Quebeo, Montreal and Kingston (Upper Canada). The allowance to these schools commenced in 1817, and that to the Kingston school had been given up some years before 1831.

Among the remaining items of disbursements appears a charge of 9,7934. 2s. 11 d. for "repairs of Protestant churches," all or nearly all this sum having been expended upon the repairs of the Protestant churches,

surrender of the estates, the account given in this table is at reconcilable, so far as I can see, with the given on the books of the receiver-general. The latter (as may be seen from the accompanying document marked (E.) state it to be 8,020 l. 16s. 3d. sterling, or

from the accompanying document marked (E.) state it to be 8,020 l. 16s. 3d. sterling, or 8,812 l. os. 34d. currency. This sum, I presume, is the correct one.

The provisions of the 3d Will. 4, cap. 41, were in several particulars disregarded or contravened. The monies received from the Jesuits' estates were never placed by the receiver-general in a separate chest, as required by the law, but have continued, as before, to be deposited with the other public revenue of the province, a separate account only being kept to show their amount. The clause prohibiting the expenditure of any part of the balance at any time accruing from the Jesuits' estates for any other than educational objects was also set aside by the transfer on the said of September 1832 (by order of the governor, signified in a letter from Colonel Craig, than civil secretary, to the receiver-general), of 7,1541. 181. 4 d. currency, from the amount credited to the Jesuits' estates, to the general revenues of the province. The circumstances under which this transfer was made, and the defence set up for it (a passage in Lord God-rich's denasted of 7th July 1811. made, and the defence set up for it (a passage in Lord God rich's despatch of 7th July 1831), will require fuller consideration in another part of this report. I shall there endeavour to show, that however undeserving of blame the order may have been, it was clearly a contravention of the law, and that the transfer in question ought accordingly to be reversed, and the 7,154 l. 154. 4 ld. currency again-set down as belonging to the educational fund

The appropriations made by the above Act of 1892 were, as has been stated, for one year only; no subsequent enactment has been passed on the subject, so that the revenues of the estates have been accumulating in the hands of the receiver-general since October 1, 1838; the allowances to the two grammar schools ceased at that date. The expenses of the commissioner's office have continued to be paid to the same amount as expenses of the commissioner's omce nave continued to be paid to the same amount as before; not, however, as before, by warrant drawn in due form upon the receiver-general, but by the commissioner himself, out of the monies received by him, before paying over the balance to the receiver-general. This course is defended by a reference to the terms of the commission by which that officer was appointed, and which empowers him to pay out of the receipts of the estates all necessary expenses of collection, &cc. It received out of the receipts of the estates all necessary expenses of collection, s.c. it receives also at the time the sanction of the executive government, though there can be no doubt the majority of the House of Assembly intended, as one consequence of the non-renewal of their appropriations from this fund, to have reduced the commissioner of the estates to the position of the other public officers during the period of the stoppage of the supplies, and, if possible, to have obliged him to resign his office in consequence.

During the stormy sessions of the provincial parliament which followed the year 1831, a standing committee of the House was constantly occupied with investigations

<sup>•</sup> The receipts of the estates (after the deduction of an allowance of 10 per cent, to the agents for collection) were deposited under the earlier commissions in the hands of a "treasurer of the Jesuita' estates," for sale keeping and disbursement. This office was for a number of years held by the receiver-general of the pix-vince; first, by Mr. Henry Galdwell, and on his destit, by his son, Bir John Galdwell. After the discovery of fits Jehn's definitations (from which, as will be seen presently, the revenue of the Jesuita' estates as well as the general revenues of the province suffered) the treasurership of the Jesuita' estates as well as the general revenues of the province suffered the treasurership of the Jesuita' estates held by one of the commissioners, the Hon. H. W. Byland. Shortly after the appointment of the Hon. John Stewart as sole cummissioner, the revenues of the estates were again deposited with the receiver-general, and the office of researcher of the estates was abolished.

relative to the Jesuits' estates. In the last session at which any public business was transacted (that of 1835-6), a Bill to regulate the future administration of the estates was introduced into the House of Assembly by Mr. Kimber, of Three Rivers, the chairman of this committee; but though it passed the House it failed to become a law, the disputes between the two Houses having so entirely engroused attention, after it was sent up to the legislative council, as to prevent that body from proceeding with it to its passage, amendment or rejection. The session came to a close without any decisive action of the council in regard to it. The principal provisions of this Bill will require notice in another part of this report, when the particular subject to which it relates shall be under discussion. With the history of this property as an educational endowment they have no connexion. they have no connexion.

## Cap. III.

GENERAL VIEW of the CHARACTER, EXTENT, VALUE and MANAGEMENT of the JESUITS' ESTATES.

IT is hardly necessary here to mention that in the early settlement of Canada, extensive tracts of waste land were granted to certain individuals or communities, to be held by them of the Crown, by the tenure commonly called feudal as it then prevailed in France. The extitement of the country was to take place, in a great measure, through their instrumentality. By the deeds which constituted them seigniors within and over their new possessions, they were required to "concede" them in turn to others, under certain restrictions of the country and price measured in part to the restrictions of the they were required to "concede" them in turn to others, under certain restrictions of quantity and price, prescribed in part by law and custom, and in part by the terms of the original grant. Those to whom land was thus "conceded" by the seigniors were held bound to pay him a small irredeemable yearly rental, in money, productions of the soil, or both, varying ir. amount in different cases, but never amounting to more than a very trifling impost on the land conceded. Besides this yearly payment of "cens et rentes," the seignior had also a right, in case of the sale, by any of his censitaires, of land so conceded, to a mutation fine (called a "Lods et ventes") of one-twelfth part of the purchase-money. He alone had the right to erect mills in the seigniory, and all his censitaires were bound to use his mills on certain terms. A part of the seigniory be could reserve from concession, for mills on certain terms. A part of the seigniory be could reserve from concession, for himself, as the "domain" or seignorial residence and farm of the seigniory. He might also concede any portion of his seigniory as an "arrière fief;" in which case the builder of, such fief atood in much the same relation to himself, as that in which he study to the Crown, and granted concessions from it to censitaires holding under him.

Such in few words, and omitting all that is not necessary to the understanding of the remarks to be made upon the management of the Jesnits' Estates, were the leading outlines of the system. In its details, the code of law introduced into Canada by, and essentially interwoven with, this mode of granting land, is complex in the extreme. The Crown has its stights over the seignior, as well as the seignior over the censitaire. The seignior has some other lesser rights over the censitaire, which are more or less a consequence of those already named. There are further several different tenures by which land may be held of a seignior, &c. These, however, are all matters which require no discussion here.

All the land granted in Lower Canada before the conquest was disposed of in this

manner. Since the conquest, a comparatively small quantity only has been so granted, except within the limits of the seigniories erected before that time. A considerable portion of some of these seigniories still remains wild end unalienated on the seigniors' hands.

At the time of the conquest, the order of Jesuits was in possession, as has been already stated, of nine seigniories, besides some other properties not constituting seigniories, most of which were situate in or near the three towns of Quebec, Three Rivers, and Montreal. One of .hese seigniories (that of Sault St. Louis, in the district of Montreal) had b placed in their hands only as a trust for the use of the Iroquois Indans, and was, therefore, soon after the cession of Canada, restored to the Indians as its rightful owners. The remaining properties, with the exception of some alienations of small extent, either by royal grant in lavour of public institutions, or by occupation on the part of the Government for public uses, remain, in point of extent, as in the time of the Jesuits. These alienations will come under consideration when speaking in detail of the several properties forming the estates, and the management, value and disposition of each. For the present I proceed with the general description.

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There is an ambiguity in the use of this word "alienations," which I would gladly avoid, could I think of my other word, the use of which would be free from the objection. In the tables [F], (G.) and (H.) it is used to signify any such disposition of a part of the estates (whether profitable or not) as withdraws it, for a time or permanently, from the direct control of the commissioner. In this sense, were the lands, mills, for under lease, are for the time "alienated," though not unprofitably; the "concerled" lands are permanently "alienated," (insamuch as after the concession they are no longer under the commissions control, and except by legal process for non-payment of dues, or by re-purchase, cannot be brought again into his hands, though still not unprofitably alienated; lands sold en coastitut (in other words, on bond moretages, the purchaser engaging to pay a fixed rate of interest on the purchase money till such time as he may oneous, or as may be appointed in the articles of contract, for payment of the principal,) come under the same designated interests of the contractions are permanent and unprofitable.

It is to this latter class of alienations that I refer, in speaking of the alienations from the cotates since 1800 as of "grantle extent." Leases, concessions and sales are not the kind of alienation here intended.

The eight reigniories, then, of the Jesuits' estates are as follows: In the district of Quebec, &:

- s. St. Gabriel, or Ancienne et Jeune Lorette.
  3. Notre Dame des Anges, er Charlesbourg.
  4. Belair, or La Montagne au Bonhomme; and

In the district of Three Rivers, a :

1. Batisonn; and 2. Cap de la Magdeleine.

In the district of Montreal, 1:

1. La Prairie de la Magdeleine.

The remaining properties are as follows:-

In the district of Quebec, 4:

La Vacherie, a tract of land adjoining Quebec, in the St. Roch's suburb.
 Lands in the City of Quebec.

3. Lands in the Seigniory of Lausun, opposite Quebec on the south bank of the St.
Lawrence; and
4. Land at Tadoussac, on the River Seguency.

In the district of Three Rivers, a:

2. Iale de Christophe ;† and 2. Lands in the Town and Banlieue of Three Rivers.

In the district of Montreal, 1

1. Land in the City of Montreal.

Under one or other of the above heads, all that has ever belonged to the Jesuits in Lower Canada may be classed, including as well the portions which are now alienated, as those

which are not.

The total extent of the above named seigniories is little if at all short of 800,000 square arpeats, \* i. e. is upwards of 1,000 square English miles. The seigniories in the district of Quebec cover of this nearly 160,000 arp:nts; those in the district of Three Rivers more than 582,000; and those in the district of Montreal, more than 56,000. Estimating the whole at 1,000 square miles, for the sake of round numbers, though this estimate is under the truth, the proportional extent of the seigniories in each district will be nearly as follows:—

In the district of Quebec, about 200 square miles.
Three Rivers 750 "

Montreal

Of these gross amounts of territory, in two out of the three districts, a large proportion is as yet ungranted. In the district of Quebec, there are nearly 66,000 arpents, and in that of Three Rivers, nearly 438,000 arpents, in this condition,—uncleared and mostly unsurveyed. Upwards of 500,000 arpents, or five-eighths of the whole superficial extent of the seigniories, is thus lost to the estates; leaving (on a rough estimate, as before) the conceded or otherwise alienated portions of the seigniories to be thus stated in round numbers:

In the district of Quebec, about 116 square miles.
Three Rivers 180 ,,

Montreal 70

The extent of the other properties is much less than that of the seigniories. Altogether, they cover a little more than 3,000 square sepents, about 3½ square English miles; and of this more than 2,750 arpents, or 3½ square miles, consists of lands in the seigniory of Lauzun and Banlieue of Three Rivers, from which revenue can be drawn only as from so much land in a conceded seigniory,—not quite so much indeed, since the dreit de benslité, or seigniorial right to the profits of grinding the censitaire's grain crops, is not here

<sup>&</sup>quot;I have had some doubt as to the place in which this property ought to be classed, whether as a distinct saignlory, or not. It is certainly not a part of any other seignlory; and I find it more than once spoken or a seignlory, in reports on the subject of the estates. Its extent, it will be seen, is trifling, and its value merely seminal.

I Perhaps this property would be better called a seignlory, though I have nowhere seen that name given to it. Like fals aux Breaux, its value is merely nominal; and it matters little where either is classed.

For evidence of the correctness of the amounts stated in this part of the report, see the tables (F.) and (G.); in loc. I give, in this passage and those which follow, round numbers only,—the round numbers nearest the truth. It will be seen presently, that the incompleteness of the surveys does not warrant any persention to much greater accuracy.

enjoyed. The remainder is land within town limits, part of it valuable and improvable part not.

The revenue drawn from these extensive properties has never home any properties to the sum which their extent would lead one to expect from them.

In a report of the Law Officers of the Crown in Canada, addressed to Lord Decelester, and dated in the year 1789, I find the then total yearly revenue stated \$\frac{1}{2}.1,000 8 6 Cy. £. 1,800 8 6 Cy.

Of which sum the seigniories yielded And the other properties -£.1,134 11 74 17

This was while the estates were still administered by the Jesuits. Whether these sums give the yearly revenue as actually collected by the Jesuits in any year, or as estimated by them from their books, does not appear. At that period, the extent of the conceded portion of the extates was much less than at present; beside that, from the comparative thismess of the population of the province generally, the revenue drawn from lods et ventes, which is dependent for its amount on the number of sales of real estate and the price it fetches, must have been very much less than it ought now to be, even in proportion to the extent of land conceded.

During the 31 years between the occupation of the estates by the frown in 1800, and their cession to the provincial parliament in 1831, we have seen that the total amount received from them by the treasurer or receiver-general was reported - \$.49,583 14 3 Cy.

Adding to this the amount of 10 per cent. on the gross collections, (the sum probably allowed to the agents,) we have as the gross amount

collected during that period £. 55,093 -Showing an average gross yearly collection by the agents, for the whole period of -£. 1,777 3 10

The collections for the earlier years of this period must have been much less, and for the later years considerably more than this. 

For the six following years (between 1 October 1831, and 30 September 1837), the returns made by the commissioner of the estates to the Education Commission enable me to speak more exactly and confidentially. From these it appears, that the total gross receipts for the six years, and consequently the average yearly gross receipts, have been as follows: follows:-

For the Six Years." £. 2,887 16 '62 Cv. From the seigniories - other properties - £. 17,326 16 34 Cy. 1,815 6 302 11 '33 In all 19,148 8 5 - - -£.3,190 7 1

The estimated gross yearly income of the estates, as drawn up on the 5th October 1838, for the year following, shows, exclusive of lods et ventes, the following results:—

From the seigniories (besides lods et ventes), †
" other properties (also besides lods et ventes) - £. 3,798 16 21 Cy. 556 9 9 In all (besides lods et ventes) - £. 4.355 5 114

The value of the lods et ventes, as a source of revenue, may be thus estimated. For the six years above named, the average yearly receipt from this source has been

From the seigniories - £. 565 17 11.58 Cy. other properties 53 19 10 33 - £.619 17 10 -In all

hearly one-fourth part of the sum collected from all other sources together. Assuming the lods et ventes to have been collected with neither more nor less regularity and exact-ness than the other dues, and to have increased in value in the same proportion with them, they would be estimated for 1838-9, at nearly one-fourth of the estimated rental above stated,-say, at - £. 1,050 - - Cy.

which would raise the entire estimated revenue for the year to the sum of £ 5,405 5 112

303.

These amounts cannot be far wrong, though they may not be exactly in accordance with the books of the details. These, for reasons already given, I have not been able to commit.
+ Here, as in many other places, I quote the nume total given in my own tables (F.) and (G.) not those which appear on the face of the commissioner's returns. The reason will appear presently.

The very uncertain character of this impact makes no unwilling, however, to saly tooconfidently on this calculation; it is better than none; and I have no better data at commend than these on which it is founded.

The difference between this estimate for the year 1838-9, and the above average of the six years ending in 1837, is to be assessed in part to the remiseness of the agents in their collections, and in part, also, to recent advances made in the rental of certain of the peoperties. It is not possible for me to determine exactly now much of it is to be set down to one, and how much to the other. The return of the leasand properties given only their present rental; and the returns of arrears are (as I shall show presently) very far from being trustworthy. At the present point of the inquiry, I can, give no more exact estimate than the following. The returns of the commissioner state the increase of arrears between a October 1831 and a October 1837, to have been

In the coloniscies (not including increase of access; 1st, on loss and ventes in three seigniseries; and 2d, on some other properties of minor value) - £.5,089 16 42 Cy.
In the other properties (on the "lamis sold on constitut" alone) - 1,462 . - 82

\$-7,450 27 2

These sums, however, fall considerably short of the truth, as the statements I shall have to make presently will show. I here state only results, which more than admit of proof. On account, then, of increase of arrears of cens et rentes on lands conceded, and of interest on land sold on constitut, there must be added,—

In the seigniories (being deficiency of the sum returned, as contrasted with that shows by comparison of the returned amounts of rental and collections).

4.644 10 32 Cy.

In the other properties (being the amount shown by such comparison) - 95 19 74

About - - 2.740 9 112

There remains still to be taken into account (supposing the returns given of arrears on lade et ventes, leased properties, &c., to be as correct as those of cens et rentes are lacescreet), ast, the increase of arrear on lods et ventes in three of the seigniories and in the consecut pertions of the other properties; and 2d, the increase of arrear (triding in amount), on several of the lesser properties in the seigniories, for which the returns are wanting. The addition of the 740 L 9 s. 11 2 d. for arrears of cens et reutes raises the sum total to

The addition of the other i ems may very safely be taken to raise it to at least about

Thus showing an average yearly arrestage of at least - - £.1,375 - -

The above computation would leave a sum of \$39\$. 182. 10\$4.0 as the difference between the estimated yearly restal for the year 1838-0, and the average of estimated ren'al for the ix years ending in 1837; a difference which is to be accounted for as the increase of restal drawn from newly-made cencessions and the leased properties. This sua is, in my opinion, above rather than below the mark; and the 1,375\$. computed a rerage yearly arrearage, for the same reasons, below it.

The results of these calculations, then, are as follows :-

Average yearly receipts from all sources, for the six years £.3,190 7 1 Cy.

Computed average yearly increase of arrear(for do.) about £.1,375 - 
Computed average gross yearly rental (for do.) about - £.4,565 7 1

Computed gross yearly rental for 1838-9, about - - £.5,405 5 11

\*\*Endown to the six years £.3,190 7 1 Cy.

About 90 per cent. of the entire rental of the estates would thus seem to have been yearly falling into arrear for the six years ending in 1937.

The expenses of the administration of the estates remain to be spoken of. These we c'all see have always been as remarkable for the largeness, as the gross receipts of the estates have been for the smallness of their amount.

<sup>\*</sup> Rather more, in point of fact; for the calculation of the gross computed revenue for 1838-9, made in the text, I have not taken into account the receipts to be drawn from ascessments on the censitaires to meet particular empenses, such as surveys. These receipts during the six years ending in 1857, amounted on an average to \$4,4.6.10.4 yearly, and form part of the gross sum of 3,190.1, 7.2.1.4, the total yearly receipt returned for that period. Adding the same amount to the computed revenue for 1835-9, we have a total of 5,440.1, 192.9 \dagged, and consequently a difference between it and the supposed average restal for the six years of \$25.5.8.4 4, (and \$69.1.18.10.1.4.1)

For the 31 years ending in 1831, we have seen that these expenses on an average w

For allowance to agents for collection on the green amount collected, (probably)	10 per cent.
For "expenses of management," i.e. of commissioner's beard, &c., nearly 171 per cent. on the sum remaining, after deduc- tion of agent's allowance; being therefore on the gross	
amount collected, (probably)	15'7 very nearly.
For " repairs, &c.," rather more than 92 per cent, on the sum above named, or, on the gross amount cellected, (probably)	8-6 very nearly.
In all, about 1	34'9

or more than a third part of the gross sum collected. It was not, therefore, without we that in the despatch of Lord Goderich, ceding the estates to the provincial parliamental large amount of the expenses of management was adverted to.

For the six years ending in 1837, the expenses have borne a somewhat heavier pro-prison to the gross receipts than before, as the following particulars will show:

For allowance to agent For "expenses of con	a abo	n the	entire	e or	Mection			-	10 per cent.
of a gross receipt of For repairs and other	19,14	4 8	a. 51	4	being v	ery D	Porly	eba.	11'693
above grees receipt,	being	0761	2,00		34. 01		-		16-106
In all, above	•	-		•	-	•	-16	-	37'799 per cen

This per centage on the gross amount collected gives us (if the proceding calculations as to arrears, itc., be at all correct) a result of very nearly s63 per cent. on the estimated average reatal as such in expenses. The 30 per cent or more, running yearly into arrear added to this, shows a difference between the estimated gross sential and the sort al net receipts of nearly 563 per cent. on the former. The net revenue of the estates for six years running has thus been but about 435 per cent. (or considerably less than one-half) of the gress amount that has fallen due within that period?

It remains to inquire what amount of net revenue may be looked forward to from these states in future years, for the support of education in the province, and what measures, egislative or executive, are necessary to the realization of the greatest possible net revenue for this object.

To answer, as far as I can, these inquiries, it will be necessary to discuss-

1st. The extent, character and present management of each of the several properties belonging to the estates, as shown by the returns (A.), (B.) and (C.)

ad. The general character of the system of administration under which the estates

are at present placed.

3d. The extent and value of the properties beretofore unproductive, and the measures by which they may best be rendered productive.

4th. The measures required to obtain from the properties heretofore productive their utmost net value.

5th. The amount of arrears now actually due on the estates, and the measures by hich so much of them as can be collected at all may be best and sconest realized.

6th. The amount of monies belonging to the estates accumulated in the pro-vincial transury since 1631; and the measures to be adopted to render it a productive

7th. The general outlines of the system which should be adopted for the future management of the estates, and the means by which the required changes can best be introduced.

This order of arrangement I propose to follow.

1

<sup>°</sup> In the tables (F. 2.) and (G. 2.) these expanses at a calculated for the several properties at exactly this rate, and the consequence is, that their sum total, as shown by those tables, is ₹ s. B₹ d. currency more than the truth, being 2,388 l. 8 s. 9 ₹ d. instead of 2,388 l. 2 s. 5 ₹ d.

## Cap. IV.

Examination of the Extrans made by the Commissioner of the Jesuite' Estates to the Education Commission; showing the extent, character, present value, &c., of each of the properties comprised in them.

# Part 1.-The SEIGNIORIES. (a.) In the District of Quenue.

### 41-SILLERY.

The first seigniory to be spoken of, in the district of Quebec, is that of fillery. Information in regard to it is contained in the commissioner's returns, marked (A. 1.), (A. 2.), (A. 3.), (A. 4.), (A. 6.), (A. 7.), (B. 1.) and (C. 1.) It is the first seigniory noticed in the tables marked (F. 1.), (F. 2.) and (F. 3.)

PODITION, EXTREM, 26.—This seigniory is but a short distance from the City of Quebec, and lies in a direction south-west and west of it. Its front line is on the St. Lawrence, on the north benk, a little above Quebec, and the side lines run back in a north-west direction, nearly at right angles to the course of the river. On its north-west direction, nearly at right angles to the course of the river. On its north-west or Quebec side, it is bounded by the seigniory of St. Michel, the property of the Quebec seminary; and on the south-west, by the seigniory of Godarville. In (A. 1.) it is returned as extending one league in front by one and a half leagues in depth, and containing therefore 10,384 square arpents; the whole surveyed, and soo arpents only of the whole remaining at the disposal of the commissioner.

Ansiers Fiers.—Of these, according to (A. 2.), there are two (Monseau and St. Ursule), though (A. 1.) makes no mention of them. Their total area is \$19 arpents. (All the arrière defa were granted by the Jesuits before the conquest.)

LAYDS DISPOSED OF OTHERWISE THAN AS ARRIERE FIERS OR CONCESSIONS.—(A. 1.) makes mention only of a grant of four arpents to a church under this head; but in this part of the return there are two errors; first, an onision to make any report of the extent of land leased with the cover mentioned in other returns; and secondly, the return as "new concessions" of 15a arpents of land, which were in reality not "conceded" at all, but " sold on constitut." To mention these three properties, then, in the order of seigniory forms the four Sillery coves, within which s considerable share of the lumber tinde. Their importance;

1. The Coust.—A narrow strip of land along the

distance only from high-water mark, and the hills rising behind it almost close to the water's edge. I do not know, therefore, that it is necessary to make any deduction on account of them, from the 10,584 arpents given as the total contents of the seigniory. The "one league by one and a half leagues" of the seigniory may perhaps be made good without including them, and at any rate they cannot take off a great deal of it.

2. The Land sold en constitut, is, as I learned by inquiry of the commissioner, a part of the "domain" of the seigniory, originally reserved by the Jesuits. The whole domain extended over 352 arpents, and of these, 152" were sold in nine lots of different dimensions between 23 December 1831 and 13 June 1832. The remaining 200 arpents constitute the unalienated portion of the seigniory above-mentioned.

3. The Church Grant.—This grant of four arpents is for the Roman Catholic parish church of St. Foi. It was given by the Jesuits among the earliest of the alienations made in the seigniory.

in the seigniory.

THE CONCESSIONS in this seigniory are all old concessions, made by the Jesuits, and they extend over all the remainder of the seigniory. In (A. 1.) they are returned as covering 10,380 arpents, neither the 152 arpents sold from the domain, nor the 819 arpents forming the arrière fiefs, nor the extent (if any) which should be taken off for the covers, being taken into account. Supposing, however, the seigniory to cover 10,584 arpents, exclusive of the coves, the utmost extent we can give these old concessions is 9,409 (and not 10,380) arpents.

The seigniory then is thus divided:-

Total extent	-		•	· ·		10,584 arpent
Unalienated, a part of the domain		•		• .	-	900
Arrière Fiefs, 3	• 1	🐃 🐃	•		-	819
Coves, 4		-	-	-		(?)
Sold en constitut, o lots (part of domain	)	4				152
Granted for a Roman Catholic Church			-			4
Old concessions	•	- ·			-	9,409
•						

The returns nowhere make any distinction of gross and net, as regards the extent of the various alienations within any of the seigniories or other properties; so that I cannot say,

er return (A. 1.) gives 182 arpents as the extent of what are there called New Concessions; whaties of them in (C. 1.), makes the extent only 188. I have taken the larger number, as perhilds includes reads, and with the 200 unsold arpents, makes up the whole extent of the domain.

in any case, how much of the land is taken up with roads, &c., and how much really goes to make up the farms of the censitaires. Indeed, there can be no pretension made to minute accuracy, even as to the gross extent of these canocasions; for the 10,554 arpents allowed for the whole seignlery is merely a rough estimate made from its recorded dimensions, and not the result of any accurate servey.

In speaking of the value of the several properties in the seigniory, I shall follow the order indicated in the tables (F. s.) and (F. s.) In making the preceding statement of their extent, it has been more convenient, on account of the corrections to be made in (A. 1.) to adopt an order somewhat different.

I. The ARRIERE FIETS (see A. 2.) yield no revenue, and cannot be made to yield

II. The Concessions.—The 9,409 arpents, more or less, constituting the gross extent of the old concessions, appear from the return (C. 1.) to be held by 77 censitaires. No date is given of the original concession deeds under which the present censitaires hold, nor is any return made either of the number and names of the original grantees, or even of the extent of land now held by each censitaire, all which particulars were called for. The yearly rental of each of the 77 censitaires is specified, and as the amounts vary very considerably, I conclude that the quantities of land held by them vary also, and that the list is a more list of censitaires, drawn up without any reference to the original concession limits, with the amount of rental of each holder as it stands on the agent's books, and the agent's record, such as it is, of the amounts of arrear due by each in 1831 and in 1837, stated, but with no specification of the extent of their respective holdings, &c., for their want of the requisite information on the subject.

It almost ceases to be a matter of wonder that this return is thus defeative, when we glance at the agency extents of the requisite rental due from these 77 censitaires upon their 9,409 argents.

glance at the agu egate rental due from these 77 centitairs upon their 9,409 arpents.

This amount is 201. 2s. 6 j.d. currency; a mere triffe over a halfpenny currency per arpent yearly, and amounting on an average to about 5s. s.d. currency only (hardly more than a dollar) a year, payable half-yearly from each censitaire.

The actual collections, however, made in the six years have been much larger than this meagra rens-roll would lead one to expect. The total gross receipts have been—

	For the Six Years.								Average per Annum.					
For cens et rentes - lods et ventes -		*	£. 140 810	12 8	7 2.5	Cy	*	93 135	8	8·49.Cy. 5·16				
In all	٠	•	€. 951	-	9'5	7	7	158	10	1.28				

From this it appears that the whole amount paid in on these properties averages a little over 4d. currency per arpent, and as much as 21. 12. 2.04d. from each censitaire. The lods et ventes, from which more than five-sixths of this whole revenue has been drawn, constiet ventes, from which more than nve-sixths of this whole revenue has been drawn, consti-tute, it will be remembered, an irregular charge, incurred only when an estate is sold. The great comparative amount of lods et ventes in this seigniory is owing to several causes; the nearness of the seigniory to Quebec, which at once makes the land more valuable and the sales more frequent than in most seigniories, being the principal. It is obvious, that if the sums above given as the yearly rental of these concessions, and the yearly receipt of cens et rentes from them, be correct, there must have resulted a decrease of arrear on this account in the course of the six years:

Turning to what purports to be the return of arrears due at the commencement and end of these six years respectively, we find them stated thus :

This discrepancy cannot be accounted for, except by supposing the returns of arrears to a considerable extent apocryphal. That they are so, we shall have abundance of further evidence, in examining the accounts of some of the other seigniories. In the present case the amounts are trifling; but the error is material, as a proof of the want of any thing like correct accounts of the arrears actually due from the censitaires.

<sup>\*&</sup>quot; Seven years" is the term specified in the return; but from the date given in another column of the return, it would seem to be for 10 § years. 303.

The arrears due on account of lods at ventes are returned in the same table thus:

On 30 September 1831 -£. 15 - - Cy. n n 1837 -Showing an increase of arrear of .- . . . £.185 7 2.5

It is hardly necessary to criticise this account. It cannot be supposed that if, with a payment of 810 l. 8s. 7d. in the six years ending in 1837, a further sum of 185l. 7s. 24d. has run into arrear, the whole amount of arrear incurred previous to 1831 should be one

as the from a single constains of 13 f.! The expenses directly chargeable upon the concessions are, the agent's charge of 10 er cent on the collections, and the apportionment of the expenses of the commissioner's flow, 11-639 per cent. upon the same; in all, 21-639 per cent.

By this deduction the average net receipt from the concessions is brought down to the

rate of 3.17d. currency per arpent yearly.

III. LANDS OTHERWISE ALIENATED TEAM AS ARRIERS FIETS OR CONCRESSIONS.

III. Lands otherwise alienated trans as Arriers Fiers or Corossions.—Of these, first in order are—

1. The Four Cores.—These form by far the most valuable property belonging to this seigniory; at present (see A. 3.) two of them are leased for 150 l. each mer annum, the present leases running for seven years, and expiring on 1st May 1843, out clogged with an engagement for a renewal of the leases for 14 years more (till 1st May 1857), at the rate of 200 l. per annum. A third cove was leased in 1836, by public auction, for 750 l. yearly, for seven years, ending also on 1st May 1843, and without any such engagement for a renewal of the lease; it appears, however, that the old lease atill remains in possession, and contests the right of the new lessee, and the consequence is, that since January 1836 neither claimant has paid any rental whatever for the cove. The fourth cove is leased for a term of 21 years, which ends on 1st May 1857, for 30 l. per annum. Much angry discussion has taken place as to the real value of these coves, and it has formed part of the complaints of the standing committee of the House of Assembly that they are very much under-let. The complaint, so far as appearances and the evidence collected by this committee go, would seem well founded; but for reasons already clated, I have not been able to make such further inquiries on the subject as would justify me in expressing a positive opinion in regard to it. It is apparent, however, that very shortly after the cession of the estates to the control of the provincial parliament (viz. in September 1892), the first and second coves were leased anew, by private contract, and the entered form and the entered form and the average form and the average form and the average form and the average form and the average form and the provincial parliament (viz. in September 1892), the first and second coves were leased anew, by private contract, and the consecution of the provincial parliament (viz. in September 1892), the first and second coves were leased ane

very shortly after the ceasion of the estates to the control of the provincial parliament (viz. in September 1832), the first and second coves were leased anew, by private contract, for a period unprecedentedly long (24) years in fact, from 1832 to 1857), and at a price said by very many persons to be far below their real value. The third cove, leased soon after by public auction, brought a rental five times as great, though leased for a much shorter term. How the fourth cove was let, whether privately or publicly, I do not remember; the question is one which requires further investigation into all the circumstances of the case, and made on the spot, to decide upon it.

The actual gross receipts from the four coves for the six years are returned as 2,973.1.2.3.,

being on an average 495 L 11's. 8 d. yearly.

The arrears are thus returned in (A. 6.):

Due on 31 September 1831 -£. 300 - - Cy. 750 - -1837 -Increase of arrear in six years -- €. 450

In (A. 3.) where the arrears due in 1831 and 1837 from each of the present lessess of the coves are reported, there is no mention of any arrear due at the former period. The 300 l., it is therefore to be inferred, was an arrear due in 1831, from a lessee who no longer occupies a cove. It has been paid up, as is evident from the fact that the whole 750 l. due on 1 September 1837 was due upon one cove, No. 3, from its new lessee (or rather claimant), under the lease of 1836, being one year's rental.

The estimated rental for 1838-9, from the four coves, is 1,080 l. currency. Of this, how-

ever, a comparatively avail portion only is likely to be received, as (I believe) the litigation for the possession of cove, No. 3, which should yield 750 L of the whole, is still pending, and no revenue is, for the time, drawn from it. Till 1843, the revenue from Nos. 1, 2 and 4 cannot exceed their present amount - £.330 - - Cy.

- £. 430 -And till 1857, they cannot exceed -

The expenses directly chargeable upon the coves are the same as have just been charged upon the old concessions, 22 693 per cent. on the receipts; vis. 10 per cent. for the agent, and 12 693 for the commissioner's office.

The average net yearly revenue drawn from them for the six jears - £.388 1 6.34 Cy. is thus reduced to

2. The Land sold en constitut .- These nine lots from the domain were sold, as Mr. Stewart stated in answer to my inquiries, at rates verying from 20 l. to 32 l. 10 s. per arpent, interest to be paid on the purch se-money at the rate of 5 l. per cent. per annum. In (C. 1.) the total amount of interest due yearly is returned as 155 l. 9 s. 11 25 d.; showing, as the gross

<sup>\* &</sup>quot;Seven years" is the term specified in the return, but, from the date given in another column of the return, it would seem to be for 104 years.

amount of capital payable for the whole, 3,100 l. 18 s. 9 d., a result agreeing with this statement, but showing at the same time that the lower price was the prevalent one.

The actual grocs receipts, up to 1 October 1837, have amounted only to 430 l. 18 s. 5 3 d. currency. How much of this sum is drawn from lode et ventes, and how much is interest paid on the purchase-money, does not appear, most of it is probably the latter.

The sum which is returned as having fallen into arrear is very large, being-

- \$.406 - 10'5 Cy. On account of interest lods et ventes 29 7 - 20-

In all - - - £.482 8 8.5

Equivalent to more than three years' interest on the entire purchase-money, within a period (averaging from the dates of the several sales) of less than five years from the date of sale! The returns do not furnish sufficient data to enable me to test the accuracy of these statements of arresr; they appear correct, and there is no reason to suppose them otherwise, as the transactions on which they are based are all recent.

The axpenses directly chargeable on this property are heavy. Besides the \$1.593 per cent. for agent's allowance and commissioner's office, a further charge of 34.89 per cent. is to be made (viz. for repairs of roads, 88 l. 5 s. 9 d., and for surveys, 62 l. 1 s. 2 d., two items of expense falling upon the domain), thus amounting in the whole to 66.583 per cent., or very nearly two-thirds of the receipts.

3. The grant of four arpents for the St. Foi Church is unproductive.

### SUMMARY.

Besides the expenses above enumerated, and charged against the several productive properties in this seigniory, there is returned an item of—

Miscellaneous expenses, amounting for the six years to - £.71 15 10'5 Cy.

which does not appear to be chargeable in particular upon any one property more than upon another. It may, however, as a common charge, be divided proportionally between them, and thus divided; it becomes a charge of 1.648 per cent. upon the gross receipts for each. The total expenses of the several properties after this addition stand-

Total expenses on the concessions - £. \$3'341 per cent. coves 93°341 67°231 land sold en constitut

The total gross receipts, then, from all sources, have amounted-

- £.4.355 9 3 Cy. For the six years, to -. . . Or, on an average, yearly, to -

Reckoning the whole number of arpents in the seigniory, in any way disposed of, this gives us an average gross yearly receipt per alienated arpent of
Reckoning only so much of the seigniory as belongs to the properties which produce revenue, the average is

The expenses amount in all to 26'793 l. per cent. upon the gross receipts.

The total net receipts are therefore-

- £. 3,188 9 11.54 Cy. For the six years Being a yearly average of -3.92 And at the average rate per alienated arpent of - £ .- 1 0'28

The total increase of arrear in the six years is reported at 1,1241. 125. cy., an amount which certainly is not exactly correct, though probably it is not very far wrong, and which is 25.82 per cent. (more than a fourth part) of the actual gross receipts for that period.

From this, it would seem, that of the whole amount which has fallen due in the six years, more than 20 per cent. has been left uncollected, and more than 21 per cent. expended upon collection and management; the net actual receipt falling more than 41 per cent. short of the gross estimated income.

For the year 1818-9, the gross estimated revenue of the seigniory (exclusive of lods et

ventes) is set down at 1,455 l. 12s. 575 d. cy.

It remains only to speak of the value of the 200 arpents of the domain, which constitute the unalienated portion of the seigniory. This tract Mr. Stewart states to have been valued in 1831 and 1832, when the 152 arpents were sold at pretty much the price at which these latter sold,—say 201. per arpent. Real estate has since fallen so much in value, that he states himself to be unable now to assign any positive value to the unsold tract. It might be worth 10 l. per arpent, sold on con.; but he should think certainly not 15 l. It has been for sale ever since it was first set up in 1831, and has never had a price offered for any part of it at which it was worth while to sell it.

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## S .-- ST. GABRIEL.

The second seignizery in order is that of St. Gabriel, or Ancienne et Jeune Lorette. Information in regard to it is contained in the returns (A. 1.), (A. 3.), (A. 4.), (A. 6.); (A. 7.), (B. 2.), and (C. 2.) In tables (F. 1.), (F. 2.), and (F. 3.), it follows next after Sillery.

POSITION, EXTENT, &c.—This seigniory, also, is at no great distance from Quebec, lying in a north-west and north-north-west direction from it. It is bounded in front by the seigniory of Sillery, the rear line of which is its front line. The side lines run back in the same direction as those of Sillery; the fief St. Ignace bounding it on the north-east, and the reigniory of Godarville on the south-west. In the rear it is bounded by land not yet settled.

According to (A. 1.), it measures 1 leagues in front by 10 leagues in depth, and contains, therefore, about 105,840 square arpents, or ten times the extent of the seignilory of Sillery. Of these, however, only 41,600 arpents are returned as "surveyed,"—leaving therefore a remainder of about 64,240 arpents (more than three-fifths of the whole seignilory, unsurveyed. A somewhat larger portion than this, it will be seen, remains undisposed of.

ARRIERE FIERS.—There are none in this seigniory.

The land disposed of otherwise than as arrière fiefs and concessions is returned in three amounts, as follows:—

1. For the three Banal Mills of the seigniory
2. Reserve for Indians
3. Grant for two Roman Catholic Churches within the seigniory
4.000
7. In all - - 1,876

The CONCESSIONS, as returned in (A. 1.), stand thus:

Old concessions - - - 13,000 arpents.

New - - - - - 25,400 ,,

Total extent conceded - - - 40,000!

Supposing the first and second of the above returns correct, the third contains an obvious blunder. In fact, from the figures as they stand in the other columns, I am led to conclude that the 1,500 arpents of the Indian reserve, besides being returned in another column, have been carelessly added in here, to make up the amount as it stands. If so, the gross aum total of land granted by concession is 38,400 arpents. The proportion of this amount which is taken up as "old" and "new concessions," respectively, remains to be considered. The return is again obviously incorrect in this point, as a reference to the information furnished in the other returns will show. For this purpose, however, I must refer to the returns (B. 2.) and (C. 2.), and the revenue of the concessions, a little out of the order followed in speaking of the former seigniory.

The return (C. 2.), then, is in much the same condition with (C. 1.), before noticed. There is not a single date, nor a single specification of size given, for any of the concessions, old or new. In the return of "old concessions," we have merely the names of 37 censitaires given, with a specified rental (varying very considerably in amount) set down to each. In that of the "new concessions," we have a list of 94 censitaires (the same name being, however, in this latter list often repeated more than), once as though the list was in this case a list of holdings rather than of holders. In both lists, the return of arrears is limited to "arrears of cens et rentes;" no statement of the "arrears on lods at ventes" being so much as attempted.

Such as it is, however, the information contained in this return is utterly irreconcilable with the extent assigned to the old and new concessions in (A. 1.) This will be best seen by placing them in juxtaposition:—

	(See A. 1.) Arpents.	Consituires.	(See C. 2.) Gross Yearly Rental.
Old concessions	13,000	327	£. 77 18 9 cy.

To suppose that 13,000 arpents, conceded at an early period of the settlement of Canada, bear a rental almost double what is charged upon 25,400 arpents conceded at a later period, is to suppose what is sufficiently improbable. The rate of concession can never have diminished to one-fourth of the original rate in any seigniory. If we suppose the amounts to have been transposed in (A. 1.) the difficulty is materially lessened, though perhaps not quite removed. The truth is, that even 13,000 arpents is rather too great an extent to give to the new concessions. Divided into 94 holdings, it gives more than 138 arpents to each (120 arpents being the average extent of two adjoining concession lots, as commonly laid out); and its rental of 391. 7.4. 45d.cy. gives an average rate per arpent of only "727.d.cy. (a little less than \$\frac{1}{2}d\$. Cy.) which is a slightly lower rate than that which the rental of the old concessions, even supposing them to cover 25,400 arpents, allows for them (being "736 d. cy. per arpent). Now, it, point of fact, the rate of concession has every where risen since the earlier concessions were made; and the present rate of concession throughout the Jesuita' estates is (according to Mr. Stewart) about 1 d. sterling per arpent.

The return (B.s.) also, presents the following results, hardly less at variance with (A. 1.) in this particular, or less confirmatory of this view of the correction required:—

Actual Receipts :--

		1	For the Six ?	one	onding in 1897,			Aver	ge per Annum.	
From	Old	concession	, €. 759	7	11.75 cy.	<i>i</i> :	-	£. 155	7 11'96 C	y.
	New	89	829	3	5.2	•	•	38	3 10.08	

In tables (F.) and (G.) accordingly, I have made this alteration, though not altogether satisfied that it is all that is required. The extent of the new concessions still appears too large; perhaps that of the old may be too small. On this point, conjecture is hopeless. We assume the concessions then to stand—

Old cor	ncession		:		95,400 13,000	arpents.
	1	in all			38,400	: 40

The land still undisposed of is returned in (A. 1.) as amounting to 65,570 arpents, a sum which (as usual) does not square with the other amounts given in the return:—65,564 is the extent remaining after the deductions above-named have been made. This tract lies wholly in rear of the seigniory, and only 1,324 arpents of it are as yet surveyed.

The disposition, then, of the lands in the seigniory is as follows :-

Total extent, about	4	-	•	•	÷			•	105,840 arp	ents.
Unalienated, a tract in	rear,	(64,240	ar	pents of	w	hich ar	e un	our-		
veyed) about -	-		-	•	-	-	-		65,564	
Arriere Fiefs -		-	-			-		-	none.	
Reserved for three mills			-					-	270	
" " Indians			-			7 🕳 🗥		-	1,600	
Granted for two church	es				-				6	
Concessions, old -			-	• ^	• '		-		25,400 \$	
" new -	-		-	-	-	•		-	13,000 ?	
								_		

The revenue of this seigniory is drawn, as will be seen, entirely from two sources, the concessions (old and new) and the mills. To follow the arrangement in tables (F. 2.) and (F. 3.)

## I. ARRIBRE FIRES .- None.

II. CONCESSIONS.—Of the deficiency of nearly all the returns for the concessions, I have already spoken. It will require to be borne in mind here, also,

1. The old concessions I have set down at 25,400 arpents (perhaps more), occupied, according to (C. 2.) by 327 censitaires, and at a yearly rental ("cens et rentes") of 771. 18 s. 2 d. cy. The average yearly payment required of a censitaire, on this score, is thus only 4s. 9'18 d. cy. (less than a dollar), an amount somewhat less than in the preceding seigniory. The rate per arpent (if the 25,400 arpents be correct) is higher, nearly \(\frac{1}{2}\) d. cy.

The actual collections, according to (B. 2.) have been-

		For the Six Years.	Average per Annum.
For cens et rentes Lods et ventes -	:	- £.399 9 -95 Cy.	
In all	-	- £.752 7 11.75	 £. 125 7 11.96

From this it appears that the whole amount paid in yearly on these concessions has averaged not quite 11d. cy. (1'184d.—perhaps less) per arpent; and from each censitaire 7s. 9'14d. cy. The lods et ventes are here a source of revenue, rather less productive than the cens et rentes, a result very different from that shown by the accounts of Sillery.

At the above rate of collection of cens et rentes, as compared with the gross rental, it is clear that there must have been an increase of arrear on that account during the six years :-

Actual yearly receipt on an average Estimated yearly rental	-	-	•	₹ 7		£.66	10	4'04 Cy.
Estimated yearly rental	-	-	•	-	14	77	18	3
Consequent yearly increase of arrear	-	-	-	÷,	-		•	9.96
And in the six years	•	-	·	• .				

The return of arrears in (C. 3.) give a different result; thus again showing the little value to be attached to these arrear accounts :--

Arrears of cens et rentes, on old concessions, on 30 September 1831 £. 1,608 11 1837 1,722 17 Consequent increase of arrears in the six years 5 6 24

Little more than one-third of the amount shown by the other returns.

2. The new concessions (estimated at 13,000 arpents, or less,) are held, we have seen, by 94 censitaires, at a yearly rental (cens et rentes) of 39 l. 7 s. 4 b d. : at an average rental, therefore, of 8 s. 4.5 d. cy. each.

The actual receipts from them have been, according to (B. a.)-

		For th	e Siz	Years.				Avera	le b	er Annum.
For cens et rentes	•	£. 87	14	4 Cy.	:	:	-	£. 14	19	46.7 Cy.
In all	•	- £. 229	3	5°5	•	•	•	£. 38	3	10.92

The whole actual receipt thus falling a trifle short of the estimated receipt from cens et

The increase of arrear on cens et rentes is obvious'y great, though, as the concessions (being "new") may have been granted some few of them since 1831 (the return (C. s.) it will be remembered, furnishes no dates), it is not possible to rely with perfect confidence on the result given by a comparison of the rental with the collections. That result may or may not be a little too large.

Actual yearly receipt on an average Estimated yearly rental - £. 14 18 46.7 Cy. 39 7 4'5 Consequent yearly increase of arrear - £. 24 14 11.83 Cy. And in the six years £. 148 9 11

More than this it cannot be,-it is less, if any of the new concessions have been granted since 1831. Now the return (C. 2.) gives us the following statement:-

Arrears of cens et rentes, on new concessions, ou 30 Sept. 1831 £. 197 16 10'5 Cy. 1837 Consequent increase of arrear in the six years 214 19 9'5

Almost helf as much again as the amount which the other returns prove to be the highest amount of increased arrear that can have accrued

There is no attempt made to give any return of the arrears on lods et ventes, either for the old or for the new concessions; nor are there any sufficient data furnished on which

The expenses directly chargeable on the concessions are, as in the seigniory of Sillery, 21'693 per cent. It will be seen, however, that this per centage requires to be considerably increased, in consequence of the amount of "miscellaneous expenses" to be noticed presently.

III .- THE LANDS OTHERWISE DISPOSED OF, viz.

1. The three mills, with their 270 arpents, are at present leased at a gross yearly rental of 151 L 100. Cy. One of the three is an oat-mill. The leases are all for seven years. One has fallen in since the return was made; another runs to 1843; and the third, that of the oat-mill, expires in 1845.

The actual gross revenue from these mills, according to (B. 2.) has been-

For the six years £. 693 12 6 Cy. Average per annum 115 19 1

From (A. 6.) it appears that in 1831 there were no arrears due on these mills; but that on 30 September 1837 an arrear had accrued of 222 l. 162. 6 d. Cy.

The return of the present rental is not sufficient to serve as a test of the correctness of

this statement; but it shows that there can be no material error in it.

The expenses upon these mills are heavy. Besides the 23.633 per cent. for agent and commissioner's office, there is a charge of 263t. 6s. 10d. (37.97 per cent. on the gross receipts) for "repairs" during the six years, which raises the sum total to the rate of 60.663 per cent.; an amount which does not, however, include all the expenses incurred.

2. The Indian reserve, and 3. The church grants, are both of them unproductive alienations of territory.

#### SUMMARY.

Besides the items of receipt and expenditure above enumerated and chargeable directly to one or other of the productive properties in the seigniory, there are several small sums seturned in (B. a.) as the proceeds of "process verbals," amounting altogether, in the six years, to 13 L 11 s. 3 d. Oy. As an offset to these collections, there are several charges of a like general character. These much more than balance the receipt above named, amounting in the six years to-

			Total	-	-	£. 196	15	3
Miscellaneous expens	es	-	-	•	•		14	
Surveys					, .	84	15	6
Roads and bridges	• 1					€.34	5	- Cy.

These expenses, together with the charge of 21.603 per cent. upon the 12.1.134.34. collected, (for agent's and other expenses of collection and management,) must be taken into account, in balancing the receipts and expenses of the seigniory and its constituent

It will be remembered, then, that, as in the preceding seigniory so in this, the real per centage of the expenses upon the receipts for each property is somewhat heavier than is stated in the table (F. 2.) owing to the additional charge of these expenses. In this seigniory the excess of miscellaneous expenses over receipt is 1161. 182.6:54.d. Cy., being 6 928 per cent. on the total gross receipts of the seigniory. This sum, then, requires to be added to the per centage before stated for the concessions and mills. In the seigniory of sillery the addition of the miscellaneous expenses made but a trifling difference. Here it is more important. of the miscellaneous expenses made but a trifling difference. Here it is more important.

And those on the mills to - 67'591

The total gross receipts for this seigniory have amounted-

A gross yearly receipt, which gives an average of 1.626 d. Cy. per alienated arpent in the whole seignory.

The expenses have amounted in all to 44.803 per cent. on the gross receipts, not far from

The total net receipts have been-

And at the average yearly rate per alienated arpent of 925 d. Cy. only.

The total increase of arrear within the six years is unascertainable, as there is no return made or attempted of arrears on account of lods et ventes

The increase of arrears on account of lode et venters.

The increase of arrear on cens et rentes and on the mills can be ascertained, or nearly so.

The returns make it 462 l. 1 s. 9:5 d. currency. We have seen, however, that two out of three of these returns are in error; the return for the old concessions being considerably under, and that for the new above the mark. Corrected, they give us a result of, perhaps, a little less than 439 l. 13 s. 475 d. being not far from 37 per cent. upon the actual gross receipts for the period from those sources of revenue alone.

Explaints then of lode at ventes, it among that of the action among falling them.

Exclusive, then, of lods et ventes, it appears that of the entire amount falling due within the six years in this seigniory, 27'007 per cent. has been left uncollected, and 32'703 per cent. (nearly) expended upon collection, management and repairs; the net actual revenue

thus falling 59'71 per cent. short of the gross estimated income.

For the year 1838-9, the gross estimated revenue of St. Gabriel, exclusive of lods et ventes, is returned at 268 l. 15 s. 6.5 d. Cy.

For the 65,564 arpents as yet undisposed of, it is not easy to assign a value. About one-fiftieth part of it only is surveyed. The unsurveyed portion of it is wholly in rear of the surveyed part of the seigniory, according to Mr. Stewart; and even the surveyed part lies in rear of the conceded tract. According to this statement the nearest part of it should be not quite five leagues and a half distant in a direct line from the St. Lawrence; while in not quite five leagues and a half distant in a direct line from the St. Lawrence; while in its remoter portions it extends above six leagues further back, with a breadth of one league and a half throughout. Of its quality as good land or bad, I could learn nothing from Mr. Stewart, except that the concession of some lands on the St. Anne's, lying quite far back in the ungranted tract, had been applied for within the last two years "by a few individuals." The application was refused, because the intermediate lands were not granted, and it was not worth while to survey land so far back for so limited an extent of concession. The small amount of surveyed land in the seigniory open to settlement Mr. Stewart stated to be the consequence of the very trifling demand for land in that quarter, and the very poor return from it if granted; from which causes, taken together, it was not worth while to expend money upon further surveys. to lay out land for concession. to expend money upon further surveys, to lay out land for concession.

## \$ 3.-NOTRE DAME DES ANGES.

The seigniory of Notre Dame des Anges, or Charlesbourg, is next in order.
Information in reference to it is contained in the returns (A. 1.), (A. 2.), (A. 3.), (A. 4.),
(A. 6.), (A. 7.), (B. 3.) and (C. 3.) In tables (F. 1.), (F. 2.) and (F. 3.) it follows next
after St. Gabriel.

POSITION, EXTENT, &c.—This seigniory is close to Quebec, lying to the N. and N. E., and separated from the St. Roch suburb only by the River St. Charles. It fronts parily on the St. Charles, and parily on the St. Lawrence, and its side lines run back in a N. W. direction, the N. E. line dividing it from the seigniory of Beauport, and the S. W. line from that of Dorsainville. The land in rear is laid out in towaship.

It is returned as extending one league in front by four leagues in depth; and its gross area is therefore about 28,234 arpents. The whole of this extent is surveyed and disposed of hy correspond to the rules.

of by concession or otherwise

ARRIERE FIEF.-The Arrière Fief of Grandpré, containing (see A. s.) 8,498 arpents, is omitted in (A. 1.)

LANDS DISPOSED OF, OTHERWISE THAN AS ARRIERE FIETS OR CONCESSIONS .-

These may be specified under three heads.

1. Three farms and a meadow (the "Meadows of Auvergne").—The return (A. 1.) specifies only one farm, the "Domain Farm," covering "272 arpents." (A. 3.) returns three farms, one of which is called the "Domain Farm," and is leased for seven years, three rarms, one of which is called the "Domain Farm," and is leased for seven years, ending in 1845. Its extent is not clated in (A. 3.) The other two farms, which are mentioned in (A. 7.) as well as in (A. 3.), have been sold en constitut, but their extent is not stated. Whether all three together make up the 372 arpents of the original "Domain Farm," or whether the leased farm so called covers the whole, I have no means of judging. In the tables (F. 1.), (F. 2.) and (F. 3.), I have supposed the former, to keep as near the returns as I could. The meadows of Auvergne, 28 arpents, are under lease for seven years, are under lease for seven years, ending in 1843.
2. For two mills there are returned as reserved 180 arpents.

3. And four arpents have been granted for a Roman Catholic parish church in the

THE CONCESSIONS.—These are stated in (A. 1.) to cover-

The old co	ncessio	ns en	-					22,744	arpents.
The old co	30	, ÷	- '	*	#	7	Ħ	5,000	**
					1	in all	5 7	17,744	,,,

All three amounts may easily be proved from the other returns to be incorrect. It is not equally easy so to correct them as to make it certain that the results are perfectly accurate. The alienations already mentioned cover 2,982 arpents, leaving only 25,342 arpents for

The alienations already mentioned cover \$,98s arpents, leaving only \$5,242 arpents for the "concessions," instead of \$7,744 arpents.

Of the other two amounts, that set down to the new concessions is clearly set aside by the return (C. 3.) in which their present holders are reported to be 47 in number, 34 of these holding \$3,708 arpents only. The remaining 13 are entered at rentals which average no higher than those of the 34, and the extent of their holdings 'shough not reported' clearly cannot raise the whole to 5,000. This number, it is evident, has been written at a guess in (A. 1.), to make the numbers for once look upon the face of the return correct. The Fief Grandpré having been omitted, its extent, with a few arpents over (the four arpents returned for the church), has been added in under the concession column, and shared hap-hazard apparently between the old and new concessions.

I can make no better correction of these amounts than by allowing to the new conces sions a gross extent of 3,700 arpents. A conclusion which is, I think, warranted by the return (C. 3.) For the old concessions there will then remain an extent of -91,549

Thus making the concessions in all cover the required 25,242

The territorial division of the seigniory, then (which, if not correct, is at least as near the truth as the returns enable me to make it), is as follows:

Unalienated - none. Arrière Fief, 1 - 272 arpents?  Meadow, 1 - 28 ,,	Total extent	• 1	•	-	*	-			-	28,224	arpen	ts.
Farms, 3 - 272 arpents?} 300 m	Unalienated		. •		. •		-	7. • 1		none.		
Meadow, 1	Arrière Fief,	1		7	-		•	-	-	8,498	33	
Passaged for two wills		-	•		. •		272	arpent	٠?٦	900		1
Deserved for two wills			•	-	•	-	28	**	ſ		24	- 5
	Reserved for			-	. 4		•	•		180	- 33	
Granted for a Roman Catholic church 4			man (	Catho	lic ch	urch		-	-	1 4	99	
Concessions, old	Concessions	, old		-	*	**				21,542	**	7
" new 3,700 "	**	new	-	-	-	-		-	-	3,700	39	?

The REVENUE of the seigniory is drawn as follows:

I. THE ARRIERS FIRE, GRANDERS, is held under the condition of paying to the estates "one year's revenue every mutation." This, however, can hardly be said to take it out of the class of unproductive all-mations.

II. Tun Concussions.—The return (C. 5.) is not much 1 as defective than the two other returns of its class already noticed. For the old concessions, it gives neither date of grant, original grantee nor extent. For the new, it gives the dates of concession (between 10 January 1825 and 9 October 1835), and the amount conceded to 34 out of 47 censitaires.

1. Old concessions.—The \$1,54\$ arpents, more or less, constituting the gross extent of the old concessions, are occupied (C. 3.) by 229 censitaires, under a gross yearly charge of 72 \( \ext{2.6.075} \) for cens et rentes, which gives an average rate of rather more than \( \frac{1}{2} \) d. Cy. an arpent (80 at. 0.7), and gives 62. 362 d. Cy. (about a dollar and a quarter) as the average yearly rental of each consitaire.

The actual collections (see B. 3.) have been as follows:-

					Years.	8		in.	Avera	go pe	Annes.
For cens et rentes " lods et ventes	:	-	£. 485 500	16 18	9.75 Cy.	•		•	£.80	19	5°6s Cy. 8'38
In all	• .	•	€.986	15	7, 7	<b></b>	,•( <sub>1</sub>	, -	€. 164	9	9 .

The whole sums, then, paid on an average yearly, for these six years, have amounted to a rate of rather more than 12d. Cy. (1.832d.) per arpent; or to a payment by each censitaire of nearly three dollars (14s. 3.79d.) yearly. The lods et ventes on this seigniory, as in that of Sillery, have exceeded the cens et rentes in value, though not in as great a proportion.

The arrears on cens et rentes, it is clear, must have been in process of diminution during

Actual yearly receipt, e Betimated yearly renta	on an l	avera	ge ·	: .	•,	<b>.</b>	*	1 · <u>L</u> .	£.80 19 79 3	5.62 Cy.
Consequent yearly dec	rease	of arre	ears		•		-		8 16	4.87
And in the six years	-	•		-	-	-		•	£. 58 18	5'25

The return (C. 3.), though not quite in agreement with this result, comes much nearer to it than those of the two preceding seigniones:—

Arream of	cens et rentes on	old concessions,	on 30 Sept.	. 1831	£. 1,585	3	0-25 Cy.	
19	**	29	99	1837	1,547	19.	8.75	
Consequent	decrease in the si	x years -	• '•;	-	£. 37	3	3'5	

The return of arrears on lods et ventes is, I presume, defective. Only two small amounts of arrear are specified for 1831, and one for 1837, to the following amounts:—

It is scarcely possible that the collections should have been so much more punctual here than in any other of the seigniories under the same management, as to have left only these trifling arrears due at either of these periods; especially in view of the heavy amounts of arrear on cens et rentes acknowledge to have been and to continue due upon these very concessions themselves.

2. The new concessions (estimated at 3,700 arpents) are held by 47 censitaires, at a gross rental of 16 l. 11 s. 125 d. cy., which amounts to a small fraction above 1 d. cy. (1°074) per arpent, and on an average to about 7 s. o\(\frac{1}{2}\)d. cy. (not a dollar and a half) from each censitaire.

The actual receipts show a very heavy accumulation of arrears. There has been collected only,—

,,				For	the 8	lix Years.			Ave	rage	per Annun.
For cens et rente	-	?		<b>£.</b> 5	9 18	7.75	Cy.		£	17	0°12 Cy.
,, lous et tente				-		0.82			-	_	

As so out of the 47 holdings appear to have been granted between 30 September 1831 and 9 October 1835, the gross rental of the whole has varied in amount during the six 303.

having for four years of the six been somewhat less than it is now. The amount his run into arrear on cens et rentes has, however, been very large, as the following intly correct return from (C. 3.) shows:—

Arrears on cens et reutes on new concessions, on 30 Sept. 1831 - £. 33 4 275 Cy. Intresse of arrear in the six years £. 88 9 8.75

No return is made of any arrear of lods et ventes on these concessions. It is possible ough that there may have been none at either date.

The expenses directly chargeable upon these concessions (old and new) are to the usual sount, \$1.600 per cent. on the gross receipts, for agent's and commissioner's office lowances. The addition to be made on account of " miscellaneous expenses" in this sigallowances. niory is small.

III. LANDS OTHERWISE DISPOSED OF: viz.-

- 1. The three farms and meadow (supposed to occupy 300 arpents) are at present thus disposed of:-

  - 1 farm (sold en con. for 1,500 l. cy. interest payable at 6 per ct.) £. 90 Cy. yearly.
    2 ditto (sold en con. for 3,200 l. cy. interest payable at 5 per ct.) 110 "
    2 ditto (leased for 7 years, lesse to expire in 1845) 180 "
    Meadows (leased for 7 years, lesse to expire in 1843) 20 "
    - Total gross yearly revenue

How and at what rates these properties were disposed of in the earlier years of the six, I have no means of judging. I cannot, therefore, apply any test to the accounts given of actual receipts and arrears.

The gross receipts are thus returned :-

For the six years from the whole (leased and sold) - - -- £.1,010 1 - Cy. Average per annum . - .

The increase of arrears returned (see A. 6.) is very considerable, as might have been

Due on so September 1841:

- On the leased properties -£. 510 - - Cy.
- 510 -Due on 30 September 184": On the leased properties -
  - On those sold en con. 1.612 10 -

Considerably more than three years' revenue fallen into arrear in six years!

Increase of arrears in the six years

The expenses chargeable upon these properties are the same as upon the concessions.

2. The two mills, with their 180 arpents, are under lease at a rental of 134l. 10s. per annum; the one lease for 27l. 10s. expiring in 1839; the other for 107l. in 1844; both leases being for the term of seven years.

The gross receipts are returned at the following amounts:--£.350 - -58 6 8 For the six years Average per annum -

The increase of arrears, however, in the six years is returned only at the following sum: Arrear due on 30 September 1841 £. 6 - - Cy-,, 1837 Increase in the six years 75

The expenses on these mills have much more than equalled the receipts; so that during the six years, the estates have sustained a positive loss from them. The "repairs" alone amount to 416 l. 10s.; 119 per cent. on the receipts. Allowing for the other charges to be made on account of the receipts for expenses of agent and commissioner, the per centage is raised to 140 693 per cent. besides "miscellaneous expenses" to be mentioned pre-

3. The church grant is of course unproductive.

£. 1,108 10

#### SUMMARY.

The miscellaneous receipts and expenses are small, on this seignisty a l. ere returned a proceeds of "Proces Verbals," and 50.1.7s. 3.6d., as "miscellaneous expenses." The lance 38 l. 5s. 7.63 d. (see Table F. s.) is 1.6s4 per cent. on the total gross receipts of the seignisry. This raises the total expenses, therefore, chargeable on the several productive properties, as nearly as may be,

On the	concessions, farms mills	39	•	:	:	•		23'317 23'317 149'317	80	on their gross receipts re- spectively.
For the	gross receipt six years, to an average ye			iory	have	amo	ante	d—		17 0'25 Cy.

And at an average yearly rate, therefore, per alienated arpent, of £. - - 3'34 Cy. The expenses have amounted in all to 41 oos per cent, upon the gross receipts.

and the total net rec	eipts have there	fore been	_				
For the six years		y* 11			£.1,589	4	4'49 Cy.
Being a yearly ave	erage of -	•		- 4	931	10	8.75
And showing an a	versee vessly m	te per eli	ensted as	nent of	4		1:060 Cv

The total increa according to th The return, however	e returns, je			-		-	•	- 1	. 1,9	35	9	9.25	
to be in error, t	naking the d	iminu	tion of	arre	OP 818	the	t 80000	Int	•	15	15	175	
Deducting for thi	. we have			_		,		-4		10	14	M.E.	

as the true total. This result is by no means certain, however, owing to the apparent deficiencies of the arrear returns of lods et ventes. It is not probable, however, that the arrears on lods et ventes have either increased or diminished so as materially to affect it.

arrears on lods et ventes nave either increased or diminished so as materially to affect it.

If so, we have an increase of arrear, in the six years, equal to g175 per cent. (or more than half) of the entire gross receipts of the six years; and thus of the entire amount which has fallen due in that period, 34'10a per cent. has been left uncollected, and 3'70c per cent. more expended in collection, management and repairs; the actual net receipts being (61'122 per cent. under) less than two-fifths (38'878 per cent.) of the gross estimated псоше.

For the year 1838-9, the estimated gross income (exclusive of lods et ventes) is returned at -- £. 563 4

## & A.-BELAIR

The next seigniory in order is that of Belair, or La Montagne au Bonhomme.

Information in regard to this seigniory is contained in the returns (A. 1.), (A. 4.), (A. 6.), (A. 7.), (B. 4.) and (C. 4.) It follows the seigniory of Notre Dame in the tables, (F. 1.), (F. s.) and (F. 3.)

POSITION, EXTENT, &C.—It lies in a westerly direction from the seigniory of St. Gabriel, already described, being separated from it by the seigniory of Godarville, and is at some distance back from the St. Lawrence, the seigniory of Demaure or St. Augustin intervening between them. Its front line is the rear line of this last-named seigniory, and its rear line is on the river Jacques Cartier. On the north-east the seigniory of Godarville, and on the south-west that of Pointe aux Trembles, form its side-lines.

The return (A. 1.) states this seigniory to be one league in front by two leagues in depth, half the size of Notre Dame, but rather larger than Sillery. In the warrant for the occupation of the estates by the Crown officers in 1800, I find its dimensions set down as "one and a half leagues front by two leagues or thereabout in depth." It is to be presumed however, that on this point the return is correct. Of the 14,112 arpents returned as the gross contents of the seigniory, the whole have been surveyed, and all but 210 arpents disposed of.

There are no Arrière Fiefs, mills or lands otherwise disposed of than by concession in this seigniory.

this seigniory. Co

Q 2

MCESSION	These	ire th	us ret	urned	in (A	. 1.):					
Old co	ncessions	-			•	-	•			9,187 al	penta
New	,	•	. •		•	•	- <b>-</b> - 1,	. •		4,716	n
				In	all		4	-	-	13,902	

303

In (C. 4.), where the extent of the new concessions is stated in detail, only 4,008 arpen to a learned for them. I have not, however, made any change on this account. The different per colly, that the grees extent is given in the larger, and the roads, &c. not lowed for in the smaller. If this be the case, the distinction has not been kept in view in

g these numbers, then, as they stand, though certainly they have no claim to be danything more than an approach to a correct statement, the seigniory is thus dis-

										14,110 arpents.
Of which there Concessions, o	ren ld	sein w	ndiep	osed	of -	•	2,	•		910 9,187 4,715

The old concessions, according to the return (C. 4.), (which in regard to them is as defective as any of the preceding returns of this class yet noticed) are held by 130 censitaires, and their aggregate of cens at rentes, yearly, is 27 L 72. 11 d., being at the rate of not quite \$d. Cy. ('715d.) per arpent on the number of arpents reported, and on an average 4 a 2'57d. Cy. per censitaire.

The

gross receipts on ti				For the i	Na Y	er.	Averag	per a	Louve.
For cens et rentes		:		£. 138		1.5 Cy.	£.23		4.85
I	all .	•	·-	€. 159	14	11'5	2.16	18	5'9"

The whole actual receipt from both sources of revenue falling a little short of the estimated revenue from one. The lods et ventes, however, from the situation, &c. of the seigniory are worth little in this case.

The increase of arrear on the cens et rentes, it follows, though not very great, has yet not been inconsiderable during this period:—

The average yearly receipt has been ,, estimated rental - £. 25 2 4'35 Cy. 27 7 11 6.75 Average yearly arrear - 14, - 1... 5 Increase of arrear in six years - - -- £.25 13 4'5

The return (C. 4.) gives a very different result :-

Arrears of cens et rentes on old concessions, on-September 30, 1831 Ditto - - ditto, September 30, 1837 -- £.620 7 6 Cy. - . 621 13 10 Increase of arrear in the six years - . . -£. 1 5 4 only.

The new concessions are held by 71 censitaires, at a rental of 18 l. gs. g 25 d., nearly 1d. Cy. ('948 d.) per arpent, (taking the larger of the two numbers of arpents reported,) and 5s. 25 d. Cy. on an average per censitaire. Of the 71 holdings, 44 have been conceded since September 30, 1831, between March 9, 1833, and July 20, 1835,) and 27 only before that time.

For the six years nothing has been collected on these concessions, either for cens et rentes or lods et ventes.

The increase of arrear on cens et rentes is thus reported in (C. 4.):

Arrears of cens et rentes on new concessions, on-Ditto - ditto - September 30, 1831 150 10 - £.119 5 10.5 Increase in the six years

This return, however, is obviously inaccurate. Had all the 71 concessions been held for the six years (instead of our having 44 of them held only from 2\frac{3}{2} to 4\frac{4}{2} years), the whole six years' accumulated rental would have formed an arrear of no \frac{1}{2}. 110 18 275 £. 110 18 7'5 more than -The increase of arrear indeed should have been about 90 - -

No account of arrears on lods et ventes is attempted for old or new concessions. On the new, I presume, no lods et ventes have ever accrued; on the old, it is not likely that in the course of the six years they can have amounted to any considerable sum. The expenses directly chargeable on these concessions are, as usual, 21.693 per cent. on

the receipts.

Miscellaneous Receipts and Expenses.—A sum of 341. 6s. 3d. has been collected in the six years (B. 4.) from the consistaires, for expenses of a survey (" Procès verbal"), and the expense of a survey (391.), and some miscellaneous items (a L gs. 75 L), are to be charged against it. The excess of expense over receipt, 11. 8s. 6;41d. (see Table F. 2.) is 3:673 per cent. upon the total gross receipts of the seigniory, and raises the total expenses which are to be charged upon the concessions, as nearly as may be, to 27:676 per cent. on their receipts.

The total gross receipts for the seigniory have amounted-

For the six years to Or on an average yearly to -38 10

A gross yearly receipt, which gives an average, per alienated arpent, of '569d' Cy., little more than \$d'. Cy., per arpent.

The expenses amount in all to 46'003 per cent. on the total receipts.

The actual net revenue has been reduced by them-

For the six years, to - - Being a yearly average of -- £.113 13 4'56 - 18 15 10'76

And at a rate per alienated arpent of 327 d. Cy.

The total increase of arrear in the six years cannot be exactly ascertained, owing to the want of returns of arrears on lods et ventes. These, however, probably would not materially affect the result.

Exclusive of lods et ventes, the arrears have increased (according to return C. 4.), in the six years

- £. 120 11 2.5 Cy.

Though both the items in (C. 4.) are, as I have shown, in error, the errors in this case as nearly as possible balance one another, so as to leave the result of the addition of the two items the same. This sum, then, is rather above than 60 per cent. on the total gross receipts of the seigniory for the six years. Taking this estimate we arrive at the conclusion, that of the entire amount which has fallen due in the six years, about 37 per cent. has run into arrer; and another 38 per cent. has been expended in collection and management, showing a difference of about 65 per cent. between the gross dues and the net receipts of the seigniory.

For the year 1838-9, the gross computed revenue of Belair (exclusive of lods et ventes) is returned at 451. 172. 8 25 d. Cy.

The 210 arpents not yet disposed of may be considered, Mr. Stewart says, as worthless. In fact, all the "new concessions" he states to be poor land, taken up by those who hold them, not for settlement, but as wood-land. The fact of the non-collection of cens et rentes on the new concessions is, I presume, to be ascribed mainly to this cause.

## & s.-ISLE AUX REAUX.

The last seigniory to be noticed in the district of Quebec is that of Isle aux Reaux.

It is mentioned only in returns (A. 1.), (A. 6.) and (A. 7.). In the tables (F. 1.), (F. 2.)

and (F. 3.), it follows next after Belair.

This property is hardly worth calling a seigniory, and indeed may almost be called an unproductive property. It is an island in the St. Lawrence, below the island of Orleans, and containing only 336 arpents. Mr. Stewart informed me that the whole island was long ago granted in a single concession, and that lods et ventes had been paid upon it on the sale of the concession, though no payment of cens et rentes had been made, he be eved, for some 20 years past, on account of the impossibility of collecting the trifle chargeable upon it yearly, at such a distance from Quebec and the other properties.

In (A. 7.) the amou	int of	cens	et re	ntes y	early	due u	pon (	he isla	f ba	£.− 13 10·5 Cy.
is returned as	• .	-	•	-	-	•	•		-5	a 13 10 5 0 j.

The arrears of cens et rentes are thus returned in (A. 6.):-£. 15 19 7 Due on September 30, 1831 -1837 -2 11'5 90

Increase in the six years

## (A.) In the District of TRANK RIVERS.

## SI-BATISCAN.

In the district of Three Rivers, the first seigniory in easier is that of Batiscan, mentioned in returns (A. 1.), (A. 2.), (A. 3.), (A. 4.), (A. 6.), (A. 7.), (B. 2.), and (C. 7.), and in tables (F. 1.), (F. 2.) and (F. 2.), first under letter (b.)

POSITION, BETERY, &c...—This is the largest esigniory but one belonging to the estates. It forms the north-east part of the county of Champlain, its front line extending along the morth bank of the St. Lawrence, its north-east side line being the line which divides the district of Three Rivers from that of Quebec, and the county of Champlain from that of Portneuf, (in the remote portion of which lies the seigniory of Belair already mased,) its south-west side line separating it from the seigniory of Champlain, and its rear line (which with a great part of the side lines are as yet unsurveyed) dividing it from lands not yet granted by the Crown. The river Batiscan falls into the St. Lawrence within the limits of the seigniory, and its cearse, for a considerable distance from its mouth, lies within the seigniory.

Its recorded dimensions are two lengues along the St. Lawrence, by 20 lengues in depth,

limits of the seigniory, and its coarse, for a considerable distance from its mouth, lies within the seigniory.

Its recorded dimensions are two leagues along the St. Lawrence, by 30 leagues in depth. With what degree of accuracy the two leagues have been laid off, I have no information. The 50 leagues in the other direction have never been measured at all.

In (A. 1.) its contents in square arpents are returned as precisely 40 square leagues, viz. 83,420 arpents, of which 70,054 (nearly 10 square leagues, a tract extending on an average, therefore, five leagues into the interior) is surveyed. The unsurveyed remainder, with a small part of the surveyed portion, remains ungranted and unproductive.

Antiere Fier.—An unsamed Arrière Fief, held by the seignior of Champlain, is returned in (A. 2.), but omitted in (A. 1.), where it ought also to have appeared. It is a quarter of a league in front by one league deep, and contains, therefore, 1,764 arpents. The December of the returns of the returns, though not in (A. 1.) where they ought also to have appeared.

1. The Domain Farm (under lease) is returned (in a first\* draft of A. 1.) as containing 560 arpents, an extent, however, which I think includes another property besides this, to be mentioned presently.

2. The Four Mills, returned in (A. 2.) have (according to the first draft of A. 1.) as reserve.

soo arpents, an extent, success, succes

5. A piece of land, sold en constitut, is also returned in (A. 3.) and no mention made of its extent. I presume it is in reality a part of the domain farm, and the leased farm above mentioned the remainder. This conclusion is confirmed by the low price returned for the one (160 l. 10s. 9d. Cy., yielding an interest of only 8 l. os. 6 d.) and the lowest rental (15 l. only) paid for the other

The Congressions are returned in (A. 1.) at the following amounts:-

These amounts are copied from the detailed return (C. 7.) the only one of its class which approaches the character of a complete return, made in the form required.†

The unalienated remainder of the seigniory is estimated in (A. 1.) at 209,937 argents;

the unattenated remainder of the seigniory is estimated in (A. 1.) at 209,937 arpents; but no reason appears why this number is given, as it does not square in any way with the other amounts returned. The remainder indicated by the reported extent of the preceding alienated tracts is 213,552 arpents. According to the return (A. 1.) it would seem as though another alienation of 3,613 arpents in extent (of which 2,249 arpents, or more, must lie in the unsurveyed portion of the seigniory) had been omitted in the returns. Possibly, a tract of this character may be leased with the saw logs; but the returns do not in any other way vindicate any thing of the kind.

See accompanying paper, marked (I.) The return (A. 1.) as first rendered to the commission, stood, as is there stated, differing in a few particulars from its present form. Having remarked a number of its defects (as pointed out in this report), I drew the attention of the commissioner to them, and suggested their correction. The return was altered by him, so as to read as it now does; its errors and omissions, by some unaccountable misunderstanding, being almost all left untouched; and the few changes made, in almost every instance (as in the case of this neighlory), adding to their number. These changes were made only a few days before the inquiries of the commission closed, too late for further conference with the commissioner on the subject.

† These amounts appear, on the face of the return (C.7.) to be the actual extent of the concessions themselves, and not the gross extent of the treat they cover, roads, &c., included. In the preceding seignoiries, the return is obviously of the latter class. I do not know that this is not, and therefore have made no allowance for the supposed difference of the returns in character, in the tables (F.1. 2. and 3.) If the 66,439 arpents be the net and not the gross extent of the concessions, the unalienated tract should be set down at somewhat less than the estimate in the text.

The territorial disposition of this seigniory, then, appears to be as follows:

Total extent, about	• •					281,940 A	rpents. Aun. d. c.
Unalignated, a true which are uses	uveyed)	about		-	٠.	#13,65# (V	rery possibly less)
Arrièm Fief, 1 - Dom. ": Farm -	: :					1,764	or less.)
Reserved for 4 Mill			• .	•		105	
" " Baw L	000 -					. 8	
Sold en constitut			•			m}	(probably a part of the 350 arpears above mentioned.
Concessions, old			•	. ; <b>•</b>		41,078 (	perhaps more in their gross extent.)
new new		•	*	-	-	25,361)	gross extent.)

The revenue of this seignlory is derived from a number of sources.

I.—The ARRIERE FIRE is the only unproductive alienation of territory mentioned in the returns.

### II .- The CONCRSSIONS.

1. The old concessions, covering 41,078 arpents, are held (C,7.) and (A.7.) by 581 censitaires, subject to a gross yearly payment of cens et rentes, which I have stated in table (F,2.) as 1141. 17 s. 3 d. The returns (A.7.) and (C.7.) are slightly at variance on this point, and this amount is in a very slight degree conjectural. (A.7.) makes no distinction between old and new concessions, but merely reports as follows:

The following is the return in (C. 7.):-

It is, however, obvious, from a very slight examination of (C. 7.) that the former of these two sums is the result of an erroneous addition, and that the mistake is one of at least 10 L. At the top of the eighth page there is summed up an apparently correct amount of 82 L, 3 a. 6 d. which is duly carried over; at the foot of the ninth page, and correctly carried over to the tenth, is 98 L. 12.  $10^{\circ}5 d$ .; at the foot of this page, the last but one, is 87 L. 11 s.  $1^{\circ}5 d$ .; and on the last page (on which there stand only 10 s.  $9^{\circ}5 d$ . of additional rental) the whole is summed up at 97 L 0s. 9 d. Between the top of the ninth page and the close of the table there is more than enough rental entered in small sums to raise the final sum total to 10 L beyond the sum total given. At the same time, where clerical errors so evidently abound, it is useless to attempt an exact correction of the addition. The amount given in (C. 7.) for the "new concessions" has the appearance of being correct, though here also there are clerical errors discernible. I have added, therefore, 10 L to the total rental of the concessions given in (A. 7.) and kept the amount assigned to the new concessions in (C. 7.): thus—

On old concessions,	argent wheat	298	minots		:	£. 107	9	2
On new concessions	-			-		114		
			In a	JI.		£. 220	14	3

According to this calculation the old concessions are charged to the cenaitaires, at a rate of 671 d. Cy. per arpent, and on an average of 30. 11.45 d. Cy. a piece.

The actual receipts are thus stated in (B. 8.):-

Cens et rentes Lods et ventes		•	For the 8 £.650 18 111 12	10 Cy.	71.46	£. 108 9	9.67 Cy.
	In all		£. 762 10	12.6		197 1	0.08

Showing a very small receipt from lods et ventes, and from cens et rentes a receipt very little less than the whole amount falling due on that account.

Ø

The increase of arrear on cens et rentes is shown by this part of the returns to have been

Actual average receipt yearly Estimated rental	-	-	•	£. 108	9	9.67
Estimated rental	•	-		114	17	3.
Yearly increase of arrear	•	•	-	6	7	5'33
Six years ditto ditto	2. 6	-		38	4	8

In striking contradiction to this result is the sta ement of arrears in (C. 7.):-

Arrears of cens et rentes on old concessions on 30 Sept. 1831 - £. 468 1 10 Cy.

Ditto - - - - - ditto - on 30 Sept. 1837 - 824 7 5.5

Increase in the six years - £. 356 5 75

More than nine times the utmost amount which the other returns show to have been possible! If the smaller rental given in (C. 7.) had been followed, the discrepancy would have been greater still.

The increase of arrears on lods et ventes is stated thus:—

. If this result be correct, the amount of lods et ventes collected in the six years has been considerably less than one-third part of the amount falling due.

2. The new concessions, 25,361 arpents, are held by 387 consitaires, at a rental of 105 L 172, which is at the rate of very nearly 1 d. Cy. ('954 d. Cy.) per a pent, and of 5 s. 5'64d. Cy. on an average a piece.

The receipts for the six years have fallen very far short of this amount. They are thus returned in (B. 8.):

The increase of arrear on cens et rentes is thus returned in (C. 7.):-

This result cannot easily be tested by comparison of the rental with the receipts. About one-third part of the 387 new concessions appear from (C. 7.) to have been granted since 1831, and a few of them, indeed, since 1837. Taking this fact into account, the increase of arrear, as above reported, would seem to be only a trifle less than the other returns indicated. Two fifths, or rather less, of the cens et rentes falling due have been collected.

The arrears of lods et ventes are returned as having increased to the following amount:-Arrears of lods et ventes, on new concessions, on 30 Sept. 1831
Ditto - - - - ditto - - on 30 Sept. 1837 - £. 6 4 7 Cy.

Increase in the six years - - £.71 18 10

If a is result be correct, it would follow that little more than one-fourth part of the lode et ventes falling due has been collected.

The expenses directly chargeable upon the concessions are the same as in the other seigniories.

#### III. The LANDS OTHERWISE DISPOSED OF.

11. The LANDS OTHERWISE DISPOSED OF.

1. The domain farm (the whole or part of the 360 arpents reported) is leased for a term of seven years ending in 1841, at a yearly rental of 151. only. During the six years, the receipts from it amounted only to 491. 7s. 6d., being at the rate of 81. 4s. 7d. yearly; not much more than half its present rental. In (A. 6.) the increase of arrear upon it is returned at only 101. 9s. 6d., no arrear being due in 1831. This return must be too low, unless we suppose the rental to have been raised by the present lease in 1834 from 51. to 151.

The expenses on this farm have been quite heavy; (B. 8.) exhibits a number of charges for "fences, 8c.," amounting in the six years to 381. 6s. 95d., 574 per cent. on the receipts.. Exclusive of its share or the "miscellaneous expenses," the charges on this

property amount to 70'093 per cent. on its receipts.

2: Of the four mills, with their 125 arpents attached, three are leased to tenants for terms of seven years, ending, one in 1841, another in 1842, and the third in 1843. In

these leases it appears that no specified rental is named, but the leases shares with the estates the receipts of his mill. The share falling to the estates, the return (A. 3.) rates at "say two-thirds of the monture." The fourth mill is occupied (since 1832) under a "deed of permission to grind, on payment of 25 minots of wheat annually." (A. 7.) values this wheat at 5s. per minot, 6l. 5s. currency. The deed seems to be unlimited in respect of time.

The gross receipts from the four mills are thus returned:

For the six years - - - £.1,297 11 11 Cy Average, yearly - - - 216 5 3.83

(A. 6.) gives an arrear of 81. 6 s. 8 d. as due on 30th September 1837. This sum, I suppose, is the arrear due on the fourth mill, the only one for which a determinate rental is payable. How far the shares exigible from the occupants of the other three have been faithfully collected or paid in, there are no means of judging from the returns.

The expenses charged are enormous. For "repairs, &c." alone, there has been expended in the six years  $918\tilde{L}$  16s.  $11^s$ d., 7683 per cent. upon the gross receipts. With the additional charges incidental to collection, &c. (the item of "miscellaneous expenses" not included), we have an outlay of  $98^s$ 523 per cent. on the receipts.

- 3. The Three Ferries yield but a very trifling revenue. Their aggregate rental is returned at 2 l. 10s.; neither term nor date of the leases by which they are held stated. Their receipts are only to the amount of 4 l. 5s.; no receipts being returned, except for the years 1836 and 1837. No arrears are returned, and the expenses are only those incidental to the collection of the receipts of the seigniory in general.
- 4. The Saw Logs are returned (A. 3.) as leased for 27 l. 5s. yearly for seven years, but neither the date of the lease nor that of its expiration is given. The receipts for the six years (or rather for four of them, 1833, 1836, 1836 and 1837, apparently,) are returned at 216 l. 16s. 4d., a much larger sum than the rental stated. No after a returned at Besides the expenses incidental to collection, an amount of 6 l. 10 s. 6d. (about three per cent. on the receipts) is returned in (B. 8.) as expended upon this property.
- g. The Land sold en con., which I suppose to be a part of the 360 arpents of the domain, though not so returned, has been sold for 160 l. 10s. 9 d. currency, interest payable at five per cent., and amounting therefore to 8 l. os. 6 d. yearly; neither date of sale nor extent of land returned. No receipts are returned on account of it for the six years. For 30th September 1837 an arrear of 14 l. 5s. 9 d. is reported, from which it would appear that the sale took place nearly two years before; the expenses are, of course, like the receipts, nothing:

#### SUMMARY.

The miscellaneous receipts and expenses remain to be taken into account. Of these, the former amount only to 41. 5s. in the six years; while the latter (exclusive of the charge of 21.693 per cent. on the above receipt) are

For surveys	٠,	*				2 <b>6</b> 2	14	€.	. 26	3	10 Cy
For surveys Miscellaneous		٠		. ¥	/	*	-		55	19	8.5
	-							€	. 82	3	6.5

The total excess of expense over receipt on this account is (see F. s.) 78 L 16s. 11 '77d., a little over 3'077 per cent.\* of the total receipts of the seigniory. Allowing for this, we have the total expenses on each of the properties above named which have yielded any revenue:

	concessio	108	•		*	*	-	24'77 P	r cent.	
**	farm		₩,	₩.	,. <del>9</del>	-		82.17	29	on their
9.9	mills	60	-	-	-	-	-	101.6		gross receipts
39	ferries		-	-	-	-	-	24.77	19	respectively.
49	saw logs	-	-	*	*	*	-	27.77	23	)

The total gross receipts from Batiscan have amounted-

For the six years to - - - - - 4.2,561 19 - Cy. being an average yearly of - - 426 19 10

which gives as the average yearly rate per attenued arpent 1'492 d, currency.

The

<sup>•</sup> This division is not perfectly exact, either in this or in the other seigniories, but it is as nearly correct as it was worth while to make it.

The expenses have amounted to to 69'123 per cent, on the receipts; and the total net

being at the rate per alienated arpent of '565 d. currency.

The total increase of arrear in the six years is returned at 1,043 l. 17 s. 7 5 d. currency. We have seen, however, that the return of arrears on cens et rentes in the old concessions shows an increase much beyond the treth, and that the corresponding setum for the new concessions shows an increase a little below the treth. Correcting these two errors, as well as the data given will allow, the sum total is about 750 l. currency, an amount requiring, probably, to be increased on account of omissions in the return of arrears of lods et ventes. This sum is about 29 per cent. on the gross receipts for the same period.

Of the entire amount then falling due on the six years, it would seem that (at the lowest calculation) about 222 per cent, has been left accollected, and 48 per cent, more expended in collection, menagement and repairs, the net receipts of the saigniory being less than 30 per cent, of its gross revenue.

For the year 1838-9, the gross computed revenue of Batisum (exclusive of lods et ventes, and computing the rental of the mills at the average of the six years from 1831-7) is returned at 4961.

Of the value of the 30 square leagues or more (out of the 40 leagues constituting the seigniory) from which no revenue has yet been drawn, little seems to be known; nearly the whole of it is unsurveyed, and a great portion of it is wholly unexplored; of its quality as good land or bad, Mr. Stewart stated himself to be ignorant. It commences about we leagues back from the St. Lawrence, and extends 15 leagues or thereabouts in a north-west direction further inland. Mr. Stewart states, that of the conceded lands of the seigniory, the best portion is that situate upon the Rivière des Envies, a branch of the Batiscan, in the more remote part of the conceded tract; much of the land lying beyond it is, doubtless, equally good. In the concessions nearest the St. Lawrence, the soil is sandy and of an inferior quality.

#### & s.-CAP DE LA MAGDELEINE.

The second seignlory in the district of Three Rivers is that of Cap de in Magdelsine; mentioned in the seturns (A. 1.), (A. 2.), (A. 3.), (A. 4.), (A. 7.), (B. 9.) and (C. 8.); and following next after the seignlory of Batiscan in tables (F. 3.), (F. 3.) and (F. 3.)

POSITION, EXTENT, &c.—This seigniory, like the preceding, fronts on the north bank of the St. Lawrence, a little higher up the stream, and immediately below the town of Three Rivers, from which it is separated by the river St. Maurice. It forms the south-west, as Battscan does the north-east, side of the county of Champlain; the seigniory of Champlain, with its augmentation, and the wild lands in its rear, lying between them. The rear-line and a great part of the side-lines of the seigniory are still unsurveyed.

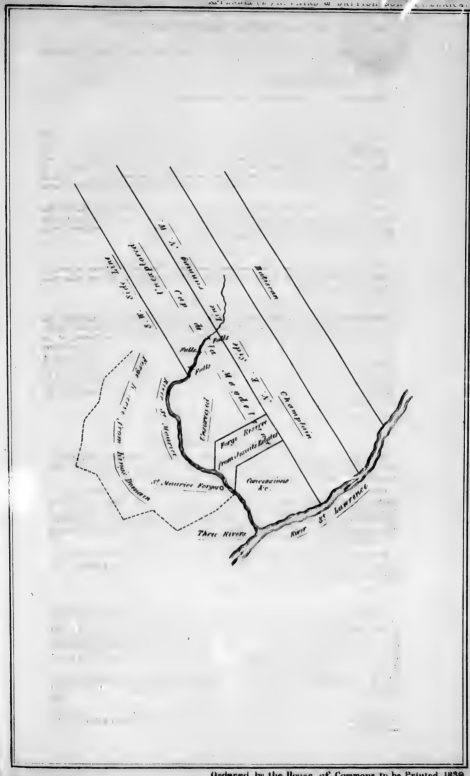
Nominally, this seigniory is of the same dimensions with that of Batiscan, two leagues in front by 20 leagues in depth. In reality, it is considerably larger, as a glance at the following rough statch will explain.

### [See PLAN.]

From some ambiguity in the original grants the south-western side-line of the seigniory has been held to run, not directly from the bank of the St. Lawrence at the distance of two leagues from the north-east line, but along the river St. Maurice, till it comes within that distance of the north-east line, and then along a line running parallel to the north-east line. For a distance of about six leagues, herefore, from the front line, the seigniory is considerably more than two leagues (two and a half I should think, from recollection of the plan, on an average, or perhaps more), in width.

In (A. 1.), notwithstanding this difference in form between the two, the contents of this seigniory are returned as equal only to those of Batiscan, 28s,240 arpents. In (F. 1.) and

I am obliged to give these estimates and the sketch illustrating them, from recollection only of the MS.
 Map of the seigniory, which was returned to the commissioner before I left Quebec.



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the other tables I have set it down at 300,000 arpents, an increase more than justified, I think, by the size of this additional tract.

Of this entire extent, roughly estimated at 300,000 arpents, or rather over 422 square leagues, only 63,000 arpents (less than nine square leagues) are returned in (A. 1.). as surveyed. More than half the extent of the seigniory is still wholly unexplored.

The ABBIERS FIRES are four in number, viz.:--

Hertel, con Munolet La Pierre La Poterie	taini	ng -		:			1,100 1,590 860 190	arpents
			in al		do <b>r</b> € ,	/•	3,580	: '10

These fiefs were mentioned in the first draft of (A. 1.), but do not appear in it as

The tracts of land otherwise disposed of than as arrière fiels or by concession are the following:-

- 1. The Forge Reserve, of 25,040 arpents (about three and a half square leagues), according to the returns. The situation and general form of this tract are indicated with a sufficient approach to accuracy in the preceding sketch. It stretches across the seigniory, in rear of the conceded portion of it, and is a league or thereabout in breadth; nearly the whole of its extent is mountainous, though well wooded. The St. Maurice Forges (to the leasee of which this tract also is leased) are situate on the west bank of the St. Maurice, opposite the south-west extremity of this tract. Iron ore, as well as fre-wood, are drawn from it in very considerable quantities, for the use of the forges. There is also another tract (much larger than this, which is leased to the same individual, for the same purpose, and lies along the west bank of the St. Maurice, commencing not far in ear of Three Rivers. This larger reserve is leased from the King's Domain. Both the tracts thus disposed of are necessarily withheld from cultivation and settlement.
- 2. A Mill Reserve, of 303 arpents, though not returned in (A. 1.), is mentioned in the return (C. 8.)
- 3. Saw-logs are returned in (B. 9.) as a source of revenue in this seigniory, though no return is any where made of the amount of land leased with them. The other tables, indeed (even (A. 3.), the return of the leased properties), contain no reference whatever to them.
  - 4. A Church grant of five arpents is also mentioned in (C. 8.), though omitted in (A. 1.)

The CONCESSIONS.—The entire extent of the conceded land does not appear from (A. 1.), which returns only the "new concessions," as 26,000 arpents in extent. The detailed return (C. 8.) draws no distinction between old and new concessions, but states the entire extent of the concessions at 46,180\frac{1}{2} arpents, exclusive of the 35\frac{1}{2} arpents reserved for a church and mill, as above mentioned. This would leave 20,180\frac{1}{2} for the old concessions, but the precise proportion between the two is perhaps somewhat doubtful. The total gross extent of the concessions is very possibly greater than the return (C. 8.) indicates. It would seem to be only the net extent of the concessions which is there stated.

The tract as yet undisposed of is returned in (A. 1.) as only 193,000 arpents, on what account it is impossible to see. Deducting for the reported alienations, we have a remainder left of 224,2641 arpents. This amount may be rather too high, but it is no more than returns warrant.

The territorial division of the seigniory, then, appears to be as follows:---

	Total e	extent,	about	·	•	٠.	300,000	rebeure.	
	Unalie	nated,	about				224,2641	arpents	(perhaps less.)
	Accien	e Fiefs,	, four	,iii			3,580		
	Forge	reserve	8 *			-	25,940	33	
	Reser	red for	a mill	•			30	20	
	"	33	the saw-k	ogs			(1)	**	
	19	n	a church		-	-	5	39	
Co	ncession		.1 .1'					٠.	
	Old New	-	-	-	20,180 <u>ł</u> 26,000	(0)	46,180		(perhaps more in their gross extent.)

a a grantern the

### REVENUE.

## I. The ARRIBRE FIRPS, as usual, yield no income.

II. The CONCESSIONS. In (C. 8.) these are returned as covering in all 46,180½ arpents, and held by 503 censitaires, subject to a yearly payment of cens et rentes to the amoint of 187 l. 4s. 10.25 d. The average yearly rate per arpent is thus 1973 d. Cy., and the average amount payable by each censitaire, 7 s. 5.34 d. Cy., almost a dollar and a half.

In (A. 7.), the amount of cens et rentes is guessed at 200 L Cy. The return (C. 8.) however, made at a later date, is to be considered the more correct statement of the two.

The return of actual receipts is thus stated in (B. 9.):-

For cen	e et renter						For the S					early.
On old co			£.135 139	9	1.2	Cy.	£. 275	<b>→</b> 1 \$10	考).	€.45	16	8/33
Ou old oor	et ventes occasions	-	£. 49 48	16	8.5	:}	£.92	4 11'5		£. 15	7	5'92
	1	n all	-		*, ,	***	£.367	5 1.5	+	£.61	4	8.82

The increase of arrears on cens et rentes, during the six years, is thus stated in (C. 10.):—

Arrears of cens et rentes:—

As a considerable portion of the conceded tract has been granted since 1831, the gross estimated revenue above stated does not, in the case of this seigniory, serve as a test of the correctness or incorrectness of this statement of arrears. It becomes necessary to make allowance for the varying amount of revenue falling due at each half-year, from 30 September 1831 to 30 September 1837.

From a careful examination of the return (C. 9.), I find that for each of the periods below named, the number and reatal of the concessions granted is returned as follows:----

	Convections.	Rental/
		£. s. d.
(a.) Before 30 September 1831	134	39 15 6.85 Cy.
(4.) Between 30 Sept. 1831 and 30 March 1832	188	39 15 6.25 Cy.
30 March 1832 and 30 Sept. 1832	46	20 7 875
" 30 Sept. 1838 and 30 March 1833	3	1 4 0
30 March 1833 and 30 Sept. 1833	13	7 6 6 5
30 Sept. 1833 and 30 March 1834	90	19 16 4
30 March 1834 and 30 Sept. 1834	4	3 5 1
30 Sept. 1834 and 30 March 1835	_	_
" 30 March 1835 and 30 Sept. 1835	39	11 5 7
30 Sept. 1835 and 30 March 1836	. —	-
30 March 1836 and 30 Sept. 1836	15	6 17 0'5
" 30 Sept. 1838 and 30 March 1837	5	9 11 6.5
30 March 1837 and 30 Sept. 1837	8	8 0 9.5
(c <sub>3</sub> ) Since 30 Sept. 1837	] 8	3 14 4
(d.) Undated	20	9 13 4
TOTAL	503	187 4 10'25
l <sub>1</sub> , ,		

The 134 concessions (a.) have, then, been held during the whole period. Of the 349 granted during the six years, 188 have been held five years and a half and upwards; 46, five years and upwards, &c.; the last eight only having been held less than six months. The eight concessions (c.) do not enter at all into the calculation, and the 20 undated concessions (d.) appear to have been held for various periods, some of them for more, and some for less than the six years.

The following calculation of the gross revenue of the six years is certainly within the truth; as it takes no account of the fractional parts of the half-year for which the 349 concessions

ncessions have been held, over and above the time calculated for, and estimates the so undated concessions at an average of three years out of six.

(a.)		concessions,	for	6	years	*		£. 23	8 13	1'5 Cy
(b.)	188	***	**	51	22	•		- 36	5 18	7'95
	46	29	89	5	99			10	18	7'75
	3	466	- 50	41	**	•	26.31 T	• 17, 1, 1	4 19	-
	13		**	4	is		1. Type - 17 à		6 0	8
	20		99	31		•		151 4	4 17	9
	4	( . 'pp'	- 95	3			- 461 × 31 4	110	9 15	3
	39	20.		9	24			. 9	3 11	9
	15		99	1		٠	nu1⊜ 19	1.70	6 17	0'5
	. 5		99	61	months	1	5,2.	14.91	1 5	9'85
(d.)	8			3	years	-		- 9	9 =	-
				•	TOTAL.		17210 A 101	€.85	4 1	11'25
Deducting	from	this the act	ual :	six	year's	rec	ceipt -	27	5 -	
We have r	emair	ning, as the i	ncre	tnee	of arr	eai	for that	€ 580	) 1	9.52

A sum considerably more than double the amount reported.

The return of arrears in lods et ventes is as follows:--

On old and new concessions, on 30 September 1831 70 3 1837 204 11 \*\* 99 99 Increase in the six years £. 134

111. The LANDS otherwise disposed of have yielded a much smaller amount of revenue than their extent would apparently warrent one in conjecturing.

1. The Forge Reserve, of 25,040 arg...ts, is leased to the Hon. Mr. Bell, the lessee of the St. Maurice Forges, and a member of the late legislative council of the province, for a term of 10 years, expiring in 1844, and at a yearly rental of 75 l., being at the rate of considerably less than \(\frac{1}{2}\) d. currency (-694 d.) per arpent. This land is leased, not for settlement or building, but only for the purpose of cutting fire-wood, making charcoal and drawing iron ore from it, for the use of the forges. It appears that a very considerable portion of the charcoal and ore made use of at present in the forges is drawn from this tract: the more accessible wood and ore in the reserve on the west of the St. Maurice tract; the more accessible wood and ore in the reserve on the west of the St. Maurice being now to a great extent exhausted. The terms of this lease have been made matter of complaint by the committee of the House of Assembly; but the question of their fairness or unfairness belongs rather to another portion of this report than to the present, and, is fact, requires a more minute investigation on the spot than I have been able to make, to

enable me to satisfy myself in regard to it.

The actual receipts from the reserve, during the six years, are returned in (B. 9.) as only 150 l.; being the rental for the two years ending 30 September 1836, and 30 September 1837, respectively. No entry is made of any receipt from this source before this period; and no arrears are reported due in (A. 3.) or (A. 6.) The lease, however, under which Mr. Bell and no arrears are reported due in (A. 3.) or (A. 6.) The lease, however, under which Mr. Bell at present holds the land bears date, according to (A. 3.) 24 April 1834, and rental must therefore have accrued upon it for almost 3½ years instead of two, between that time and 30 September 1837. In point of fact, the forge reserve was held by the same individual for a number of years before the present lease was signed (for how many I have no memorandum informing me, but certainly for several years), at a rental either the same as at present, or, at lowest, of 50 l. per annum. In the course of the inquiries made on this subject by a Committee of the House of Assembly, both before and after the granting of the present lease, it was stated in behalf of Mr. Bell's claim for a renewal, that he had always made punctual payment. The only explanation I can offer of the apparent short-coming of the punctual payment. The only explanation I can offer of the apparent shortroming of the receipts from this score, is to be found in the circumstances under which the grant in question was first made to Mr. Bell. The forge reserve, as originally leased with the forges, lay wholly on the west side of the St. Maurice, and formed part of the King's domain. A portion of this tract, lying near the town of Three Rivers, was taken off from the reserve, surveyed and conceded in consequence of urgent representations made by a number of the reserve, residents of Three Rivers and the vicinity. As a compensation to the lessee, this new reserve, on the east side of the river, was then set off and granted to him. The whole rental paid by him seems, however, to have been still set down to the account of the King's domain, Jesuits' estates. This false entry, I presume, continued till March 1836, when for the first time (two years after the signing of the present lease) the payment made for this part of the property held by the lease was entered on the books of the Jesuits' estates, where it ought to have been entered from the first day on which rental was in any way paid for it.

The amount of rental paid for this tract, before March 1836, is to be regarded as an arre-

due to the estates, not indeed from the lessee, but from that branch of the revenue, to the account of which it was up to that date erroneously entered.

s. The mill, with its 30) erpents, is lessed (A. 3.) for seven years ending in 1844, at a yearly rental of 146 i.

The actual receipts for the six years have been 654 l., showing an average yearly payment of only 100 l. Of arrears, no return is offered, and the date of the present lease (Oct. 10, 1837) affords no indication of the amount of the rental for the six years, and the sufficiency or insufficiency of the sum received to cover it.

authiciency or insufficiency of the sum received to cover it.

The expenses on this mill are less in proportion to its receipts than on the mills of any of the preceding seignlories. The item of "repairs, &c." amounts to 81 l. 27 s. 1.5 d. for the six years, being 12.52 per cent. on the gross receipts.

3. The saw logs.—The only information given on this topic is in (B. 9.), when a receipt of 30 l. 2s. is entered to this account, for the year ending in 1837. It is not mentioned in (A. 7.) even, the return of the computed revenue for 1838-9, so that I cannot be certain that it still continues to be a source of revenue at all.

An "expense" of 7s. 6d. (1.862 per cent. on the receipts) is returned, over and above the agent's allowance, &c.

4. The church grant of five arpents is of course unpreductive.

#### SUMMARY.

The miscellaneous receipts and expenses for this seigniory have been heavy. Of the former, there are returned, under the head of "Proces Verbals," 126 l. currency. Of the latter (besides the charges incidental to the above receipt)

For	roads and brid	lges		ä	· ·	•	£.	170	17	6
,	miscellaneous	7	6	•	1421	, q. h	15.50	151	5	6
*	mincerienacius	-		•	· · · · · · · · ·	•	_		_	_
							£.	336	15	- 4

as nearly as may be; being 18:062 per cent. on the total gross receipts of the seignious for the period. The total excess of expense over receipt on this account is (see F. 2.) 237 l. 18s. 11'96 d.

By the addition of this item, the total expenses on the several productive properties of the seignlory stand thus:—

 For the	concessions				39'755 1	per cent. on their gross
	forge reserve	-	•		39'755	their gross
. "	mill -			• •	59.875	receipts,
	saw logs	• .			41.617 J	respectively.

The total gross receipts from Cap de la Magdeleine have been

For the six years - £. 1,317 7 1.5 Cy. Being an average, yearly, of -

which gives an average rate per alienated arpent of 694 d. Cy.

The expenses have amounted to 53'487 per cent. on the gross receipts. ' And the net receipts have been

> For the six years - £. 612 14 9.77 Cy. Or on an average yearly - ...

Showing an average net yearly receipt per alienated arpent of '324 d. Cy.

. The total increase of arrear for the six years cannot be stated with exactness, owing to the defective character of the returns, which make no mention of arrears on the mill and new logs. Exclusive of these two sources of revenue the arrears are reported to have in-peased 400 l. 16s. 115d., the whole arrear due being upon the concessions. It has been seen, however, that the real increase of arrear on this score must have been at least seen, nowever, that the real increase of arrear on this score intuit have been at least 180.1.1.5. 9.25 d., and, indeed, rather more on cens et rentes alone, which (supposing no similar deficiency in the return of the arrears on lods et ventes) gives a sum total of 74.4 t. 10.5. 1.75 d. This sum is more than 5.4 per cent. upon the gross actual receipts. The increase of arrear on the mill and saw logs is probably small.

Besides this, however, we have seen that there is another arrear of a different character

be considered,—the sum due from the general revenue on account of the payments made

to be considered,—the sum due from the general revenue on account of the payments made (but not entered on the books of the estates), from March 1832 to March 1836, for the sac of the forge reserve. For the last year and a half of this period the restal is shown to have been 73L per annum. For the earlier two years and a half, I set it down at 30L. The arrear thus computed amounts to 237L 10s., rather more than 18 per cent. upon the total gross receipts, as they stand on the books of the estates, for the seigniory.

Of the entire amount, then, which has fallen due from this seigniory within the six years, it appears that about 31'4 per cent. at the least has been allowed to run into arrear; about 10'4 per cent. more, though collected, has been lost to the estates by being entered to the assessment of amother branch of the revenue; and about 31'1 per cent. more has been expended upon collection, management and repairs. The net amount received has been only about 27'1 per cent. of the gross sum which has fallen due.

Exclusive of lods et ventes and of the saw logs, the gross estimated revenue of the seigniory for the year 1838-9, is returned at 408 l. 43. 10'25 Cy.

The returns show \$24,000 arpents and more (apwards of 31 sq. leagues) to be undisposed of. In 1844, when the lease of the forge reserve determines, nearly 30,000 arpents more will be at the disposal of the administration of the estates. Very nearly all the land south of the reserve has been conceded; and of the unconceded tract beyond the reserve, a small portion only has been explored, and no pertion segularly surveyed and laid out for a settlement. The side-lines of the seigniory, have been zan for some miles beyond the place where the St. Maurice crosses the seigniory, and the course of the St. Maurice, as it passes through the seigniory, and also a straight line across the seigniory just above the course of the St. Maurice, have been surveyed and are laid down on the latest plan of the seigniory. From this very partial survey it appears that there are some very considerable falls of the St. Maurice within the seigniory limits, and that much good land is to be found in that vicinity. In the conceded portion near the St. Lawrence, the soil is sandy and poor. Further back, as we approach the mountainous region of the forge reserve, the soil improves. Within the limits of the reserve it would seem from the champter of the timber growing there that much of the soil is good and fit for cultivation.

## (c.) In the District of MONTERAL.

The only seigniory in the district of Montreal is that of La Prairie de la Mag mentioned in returns (A. 1.), (A. 3.), (A. 4.), A. 6.), (A. 7.), (B. 11.) and (C. 9.) In the tables (F. 1.), (F. 2.) and (F. 3.) it follows next after the originaries in the district of Three Rivers.

POSITION, EXTENT, &c.—This seignlory fronts on the south bank of the St. Lawrence, almost opposite the city of Montreal. Its side-lines are run in a south-east direction towards the Richelieu. On the south-west side it is bounded by the seignlory of Sault St. Louis, now held by the froquois Indians, and formerly by the Jesuits, and on the north-east side by that of Lougeeuil.

It is returned in (A. 1.) as extending two leagues in front by four leagues in depth, and as containing therefore 56,448 square argents. These are its dimensions in the original grant. How nearly the survey may have followed the letter of the grant does not appear. From the curved front line which the course of the St. Lawrence gives to the seigniory, it is apparent that its directions cannot have been literally followed, and the reported area of

is apparent that its directions cannot have been literally followed, and the reported area of the seigniory be the result.

The whole of the seigniory has been surveyed, and, with the exception of a few arpents reserved for a particular purpose, granted.

A controversy has long been pending as to the true site of the dividing line between this seigniory and that of Sault St. Louis. It has been contended that the line as heretofore traced includes, besides the seigniory of La Prairie, a strip of three arpents in width by four leagues in depth, which of right belongs to the seigniory of Sault St. Louis, and was granted from that seigniory to the Jesuits in consideration of their erecting and repairing a parish church, and serving as parish clergy for the Indians. This step, as the Indians have arged, was not returned to them when the rest of the seigniory was taken out of the hands of the Jesuits and placed in theirs; and they have claimed it accordingly, on the ground that the services in consideration of which it was granted are not and cannot be any longer rendered in return for it. This claim was brought under the notice of the education commission by the Rev. Mr. Marcoux, the our officiating among the Indians. It was not, however, in my power, for want of time, to give such attention to it as to be able to form an opinion of its merits. The doorsments transmitted by Mr. Marcoux to sustain it are filed in the office of the commission in Quebec.

in Quebec.

There are no arrière fiefs in the esigniory; nor is there, indeed, as fas as the return (A. 1.) indicates, any land in it, otherwise disposed of than by concession. One mill is reported as a source of revenue, but no return is made of any land reserved for it. In (A. 7.) mention is made of some land sold en constitut for 3614. 11 s. 5d.; but the time of sale and the quantity and situation of the land are nowhere stated.

CONCRESIONS.—These occupy almost the entire seigniory, and with the exception of a small tract of 43 arpents (A. 1.) in the village of La Prairie, returned as new concessions, have all been long granted. The old concessions are returned in (A. 1.) as covering an

extent of 35,400 arpents.

The land undisposed of (according to (A. 1.) 2,555 toises) is in the village of La Prairie, and is reserved for a college and market-place.

#### REVENUE.

- 1. The CONCESSIONS. The greater part of the revenue of the seigniory is drawn from
- 3. The old concessions. Of these, no detailed return whatever is so much as attempted, the agent stating his papier terrier to be too old and defective to enable him to make out a report of the number, extent and rental of the several farms into which they are at present divided. In (A. 7.) the aggregate amount of cens et rentes due yearly from
  - 303.

them is returned at 373 L 5s. 10 d., being at the rate of 1'588 d. currency per arpent yearly.

The actual receipts are thus returned in (B. 21.):

					Yours.		Average per Assam.				
For some et rentes	-	•	£. 1,644	18	5'5 Cy.	-	:	£. 177	8	8.58 (	Jy.
			4.1,063					\$.493			

showing a payment of rather more than 1 d. currency per arpent for cons et rentss, and rather less than that sum for lods et ventes; \$101 d. currency in all.

No direct return is made of the arrears of cens et rentes due on these concessions; but (A. 6.) contains the following statements of arrears due on all the concessions, old and new together:

	-				Conjectured.*		
Arreurs of cens et rentes on old a new concessions on 30 Sept. 18	ad }	Ž. 538	4 3	Су	500	Cy.	
n	37	534	1 11	*******	700		
Increase in the six years .		4. 801	17 8	•, , , •	£. 200		

I cannot suppose, from the return, that it is intended to represent the whole amount "conjectured" as a sum to be added to the "ascertained;" it is possible, however, that it may be. In either case we shall see that this return is altogether at variance with the results derivable from the other returns. The increase of arrear on cens et rentes from the new concessions is returned in (C. 9.) at 392 l. 1s. 1 d. Compared with the foregoing return, this would imply a diminution of arrear on the old concessions under this head of more than 90 l.; or, at most, (if we add together the sums "ascertained" and "conjectured"), an increase of less than 110 l.

The comparison of the computed rental with the receipts gives a result widely at vari-

The a	nou	il rental is receipt	1 2 1			£. 3	73	5	10 Cy, 8.58
		increase of							
The	x ye	ars the river	. •	, <b></b>		£. 57	15		8.50

On account of lods et ventes, we have returns of arrears which are similarly defective

Arrears of lods et ventes on old and new concessions on 30 Sept. 1831}	€. 507	8	4 Cy.	-	£. 600		- Cy	
" " " 1837	1,367	2	10	<u>.</u>	9,000	3 <b></b> 1 -	-	
Increase in the six years	€.859	14	6-	-	£. 1,400	-	-	

Of these amounts, the sum of 31 l. 17 s. 11 d. is returned in (C. 9.) as the increase of arrears on the new concessions, leaving a remainder of 827 l. 16 s. 7 d., or of 1,368 l. 2 s. 1 d., or of 2,227 l. 16 s. 7 d., as the increase upon the old concessions, according as we adopt the "accrtained" return, or either of the two explanations already suggested of the "conjectured."

2. The new concessions are returned in detail in (C. 9.) They are held by 362 censitaires, in village lots for building, and form part of the village of La Prairie. The aggregate of rental due from them is 63 k. 15 s. 2 d. The latest of them in point of time was granted in 1829.

The actual receipts from them have been only-

actual technique invi-	For the Six Years,					1	Average per Ann			
For cens et rentes	-	£. 40	14	1.5 Cy.	*	for#"	€.6	15 18	8 25 Cy. 9 67	
, 57	é°	€. 76	7	11'5	4	/* ***	€. 12	14	8.93	

The

<sup>•</sup> It was requested in the call made upon the commissioner for information, that the amount of "conjectured," as well as that of "accretained" arrest, should be returned in all cases. This is the only seignisry for which any unsertainty as to the amounts returned as "accretained" is admitted.

The increase of arrest on come et rentes at least, it should follow, must have b

The annual rental is 4.69 18 receipt -£. 56 19 The six years -- £. 341 16 10'E

The following report from (C. 9.) is at variance with this, as usual:

Arrears of come et rentes on new concessions on 30 Sept. 1831 - 4. 151 6 1 Cy.

Ditto - - on 30 Sept. 1837 - 443 7 8

Increase in the six years - 4. 202 1 1 aniv.

The arrears on lods et ventes are thus returned in (C. o.):

Arrens of lods et veutes on new concessions on 30 Sept. 1831 - £. 22 19 1 Cy. Ditto - - - - ditto - - - - on 30 Sept. 1837 - 54 17 -

Increase in the six years

II. The other properties in the seigniory are-

1. The mill, rented for a term of seven years ending in 1841, subject to a payment of 1,100 minous of wheat annually."

The gross receipts from this source have b

For the six years £. 1,809 17 16 Cy. On an average, yearly 301 18 11.67

No arrears are returned due either in 1831 or 1837, and in the statement of "computed revenue" for 1838-9 (A. 7.) the sum of 301 l., 132, appears as the estimated proceeds of the "1,100 minots" for that year, being their average value for the six years ending in 1837.

Besides the charges incidental to collection and management, there is returned an item of 144 l. 162. 575d. for "repairs" during the six years, which falls upon the mills exclusively. This sum is about eight per cent. on the gross receipts of the mill.

2. The land sold en constitut, according to (A. 7.) should bring in 31 l. 13 s. 10 d. yearly, as interest on the capital due. It is not, however, mentioned in any of the other returns; and nothing, therefore, can be supposed to have been collected on account of it. No arrears are stated to be due upon it; nor is the date of the sale reported, so as to enable me to calculate the arrears, if any,

#### SUMMARY.

The miscellaneous expenses on account of this seigniory have been heavy, and there are no receipts from "Proces verbals" returned as an offset to them. They have amounted in the six years-

For "surveys and expenses of papier terrier," to "Miscellaneous" to

€ €.319 8

being 6.587 per cent. upon the total gross receipts of the seigniory. Adding in this item, the amount of expense chargeable on each of the properties appears to be—

On the concessions 28:28 per cent. on their gross receipts 36.88 mill respectively.

The total receipts of the seigniory are returned-

4,849 11 3'85 Cy. 808 5 2'54 For the six years, at On an average, yearly 5 2'54

at the rate per alienated arpent, of 3.436 d.

The total expenses have been 31.265 per cent, on the gross receipts.

And the net receipts have been-

For the six years £. 3,333 6 6.73 Cy. 555 11 1.13 And on an average, yearly

which is at the rate per alienated arpent, of 2'362 d.

The increase of arrears in the six years can only be guessed at. The returns speak of the arrears as due only on the concessions; though it is almost certain that some arrear (perhaps use a large one) must have accrued on the land sold as constitut, if not on the mill.

From a comparison of gross income with receipts, we have seen that on the score of cense tentes alone, an arrear has accrued of 916 l. 192. 7d. cy., though the return (A.6.) gives it at about 500 l. only, if we follow either the "accrtained" or the "conjectured" estimate, and about 400 l., if (contrary to the apparent meaning of the table) we add the two together.

On the score of lods at ventes, the "accrtained" increase is reported at 350 l. 42. 6d., and the "conjectured" at 1,400 l. Supposing, as I do, that the latter sum is intended to include within it the former, and not to be added to it, the returns taken together indicate a total increase of arrear of about 5,316 l. 192. 7d., more than 478 per cent. upon the

gross receipts.

Of the gross amount, then, falling due within the six years, it would seem that more than 2s per cent. has run into arrear, and rather more than 2s per cent. been expended in collection, &c.; the actual net receive being thus less than 47 per cent. of the gross computed

Exclusive of lods et ventes (a source of revenue which, in this seigniory, ought to be very productive), the grees computed rental for 1808-9 is returned at 760 l. 7s. 10d. cy.

## Part 4 .- The PROPERTIES not constituting SEIGNIGHIES.

# (a.) In the District of Quanto. LI-LA VACHERIE.

LA VACHERIE is mentioned in the returns (A. 1.), (A. 3.), (A. 4.), (A. 6.), (A. 7.), (B. 5.) and (C. 5.); and in the tables (G. 1.), (G. 2.) and (G. 3.).

POSITION, EXTENT, &c.—This property forms part of the St. Roch's suburb of the city of Quebec. Mr. Stewart stated it to occupy from one-third to one-half of the suburb. It was originally held by the Jesuita, as roture, of the King's domain, within which it is situate.

The return (A. 1.) is inconsistent with itself, as to the exact dimensions and disposition of. this property, small as it is, and close as it is to the city of Quebec. It states the whole extent to be, "from an original survey, exclusive of streets," - 881 arpents.

Free grants t	re are, unalienated - to the Roman Catholic Ch Protestant Episcopa	urch of St.	Roch's-	11 5	
11 11	" Marine Hospital			2 }	
Under lease,	Hare Point Beach Lot	• • •	. 1 . 1	53	,
Sold en cons	titut, (entered in (A. 1.) as	" new con	cessions")	······ 5	si arpents.
	Making a sum total of			0	al arpents.

which is five arpents more than the whole. It can hardly be supposed that the "streets" are included in the detailed, any more than in the general statement of extent. I have no means of ascertaining which estimate, or whether indeed either of them, is correct. I was

means of sectraining which estimate, or whether indeed either of them, is correct. I was not aware of the inconsistency between the two when I last saw Mr. Stewart.

The nine arpents still unalienated are scattered up and down the suburb, Mr. S. stated, in house-lots, some contiguous and some not. Applications for them were rare, in consequence of the state of the times. They are all offered for sale, en constitut, as building lots.

The grants to the churches and hospital, Mr. Stewart stated to be "in perpetuity."

Their dates varied, and he did not remember them. They were to have been furnished; but the time did not allow me to call for them a second time. The grant to the Catholic Church was probably made by the Jesuits. The other two were doubtless made since the

Crown took possession of the estates.

The two leased tracts, Mr. Stewart informed me, are not, in his opinion, suitable for building lots, and are therefore quite advantageously disposed of under the present arrangement. It was not in my power, for want of time, to make any further inquiry on this

Hare Point is leased (A. 3.) for a term of 21 years, to expire in 1850, at the rate of 40 l. per annum. No arrears are returned as due, either in 1831 or 1837; but as (B. 5.) shows that only 2001, had been paid in the six years, instead of 2401, it is evident that one-half year's rent must have fullen into arrear.

The beach lot is leased (A. 3.) for seven years ending in 1843, at the rate of 281. yearly. No receipt from it is returned for the entire period of six years; and yet in (A. 3.) the increase of arrear due upon it is returned at only a81.; 281. having been due on September 30, 1837. As the present lease dates only from 1837, I cannot tell at what rate the lot may have been leased during the six years; but it is not easy to see

§ s.-LANDS

how the absence of all receipt from this source, and the accommission of so small an arrear
as 40.7, can be reconciled together.  The return of arrears on La Vacherie in (A. 6.) is irreconcilable with those is (A. 3.) and (C. 5.); but it throws no light on this point.
and (C, 5.); but it throws no light on this point.  The land sold on constitut, 526 arrents (A, 1.), has been disposed of in 125 loss of
The land sold en constitut, seg arpents (A. 1.), has been disposed of in 125 lots of various sizes, most of them mere house-lots, and at different times, but most of them since
1831. These lots have been sold, as Mr. Stewart stated, subject to payment of a "numinal cens." to carry lode et ventes to the Crown, in its capacity of seignlory. The only revenue
drawn from them by the estates is the interest on the purchase money, which may be
various sizes, most of them mere house-lots, and at different times, but most of them since 1831. These lots have been sold, as Mr. Stewart stated, subject to payment of a "nominal cens," to carry lods et ventes to the Crown, in its capacity of seigniory. The only revenue drawn from them by the estates is the interest on the purchase money, which may be considered as almost equivalent to a ground rent, redeemable at a specified rate, at the pleasure of an irremovable occupant.  The except temporal of interest at resent navable measures these lots is 6.604.
The aggregate amount of interest at present payable yearly on these lots is 6.404 3 3 Cy. being at a rate per arpent of - 17 15 3 692
The actual receipts during the six years have fallen far short of this, being— For the six years  -2.837 - 3 Cy.
For the six years 2.837 - 3 Oy. Or, on an average, yearly 139 to 8
As a great part of the property, however, has been sold between 1831 and 1834, the difference between these amounts is not all to be set down as arrear. The return of arrears
in (C. 3.) is as follows:
Arreers on September 30, 1831 1,596 3 3
Increase in the six years 1,380 17 11
An amount quite sufficient to demonstrate extreme remissness, from some cause or other, in the collection of the rental.
Under the "Miscellaneous" head in (G. 2.) I have entered the sum of two amounts
"Capital paid in," on land sold on con
"Proces Verbals," being a return of part of a survey charged to cen-
sitaires
Total 76 10 8
There receipts are to a greater amount than the miscellaneous expenses, which are thus
"Surveys" 4. 1 18 6 Cy.
"Miscellaneous" 13 18 G
Total 15 11 -
As, however, the expense of the survey, for which the 43 l. 17 s. 6 d. is a "pant" re- payment, must have fallen on the estates just before 1831 it is not fair to estimate by this
payment, must have fallen on the estates just before 1831, it is not fair to estimate by this return the proportion between the miscellaneous receipt and expenditure.
The total gross receipts for La Vacherie have been-
For the six years
Or, on an average yearly 188 18 483
Which is at the rate per alienated arpent (taking the larger estimate of the extent of La Vacherie) of 21. 42. 10'17 d.
The expenses on the whole property (and they may be said to have fallen equally on each of its component parts) have amounted to \$3.00 per cent. on the gross receipts;
very little more than the rate of allowance for agent and commissioner's office.  The net receipts have been for the six years2.872 1 7:28 Cy.
Being on an average yearly 145 5 11:21
And at the rate per alienated arpent of 1 14 6044
The exact increase of arrears cannot be stated. From (A. 3.) and (C. 5.) it would appear
have been— On the beach lot    1,380 17 11
Adding to which the amount shown by (B. 5.) upon Hare Point - 1,380 17 11
We have as a sum total 1,428 17 11
26 per cent, more than the whole sum collected in the period.
Of the amount due within the six years, we find that (at least) 55.75 per cent. has fallen into arrear, and 10.19 per cent. more been expended on collection, management, &c. The net receipts have been less than 34.06 per cent. of the gross computed revenue.

For 1838-9, the gross computed revenue is 4781. 30. 34. Cy. 303.

## \$ 2 .- LANDS in the City of Quanua.

The property in the city of Quebec is mentioned in the returns (A. 1.), (A. 4.), (A. 6.), (A. 7.), (B. 6.) and (C. 6.), as well as in tables (G. 1.), (G. 2.), and (G. 3.).

POSITION, EXTENT, &c.—This property consists of severs! lots of land (none of them large, and most of them quite small) which were held by the Leauns under various titles of the King's domain, within which they lie. They are all situate in the Upper Town of Quebec, and are contiguous, or nearly so, to the building known as the Jesuits' Barracks, which stands on one of them.

In (A. 1.), the total extent of this property is not given; nor does any other of the tables supply the deficiency. On inquiry of the commissioner, I was informed that in some old map or survey, the whole was laid down at \*\* 18 arpents 56 perches; \*\* but that, as there had been no late survey, it was impossible to say how far the estimate is correct. I could get no further information on this point. No part of this land is returned, as at the disposal of the administration of the estates.

Four alienations are specified in (A. 1.), from which the estates derive no revenue, but the dimensions of the lots so disposed of are not given; the commissioner assigning the want of any sufficiently accurate survey as the reason. Three of these are " grants in

perpetuity."

1. To the Fire Society of Quebec.

" National School

Congregation of Notre Dame.

The dates of these grants are not stated. The first and second are, however, obviously grants made since the estates came into the hands of the Crown. The late Jesuits' college and garden, occupied by government as a barrack and barrack-yard, form the fourth. The extent of the ground thus occupied is about five argente. Its real value, and the disposi-tion which of right ought to be made of it, have been matter of much controversy. These questions may be more advantageously discussed in another portion of this report than

The remainder of the property consists of 69 house-lots (reported in C. 6.), from which a revenue is drawn, much in the same manner as in La Vacherie, though to a much smaller

amount. Of these there are reported-

				-	
In Fabrique-st	reet				5
St. John			•		84
St. Ursule				•	10
St. Angele	•				4
St. Stanisla	us	-	-	4	7
(Street not	named	)			7
Desjardins-			-		3
-				-	_
	1	[ato]			50

which have all been long disposed of, though no dates are given. Besides these, there are 10 other lots situate in rear of the Jesuits' barracks, which were disposed of as late as 1820. The extent of ground occupied by these 69 emplacements is not stated.

The gross yearly rental of the 50 house-lots first alienated is returned at 41 l. 14s. 7.5 d. The actual receipts from these have been—

For the six years Or or an average, yearly -20 11 1

The arrears, it would follow, must have increased yearly, on an average £. 21 3 6.5 And in the six years -

The following return of arrears, from (C. 6.) gives a result sufficiently near this, in amount-

> Arrears, on Sept. 30, 1831 -£.74 7 5 Cy. Ditto . - 1837 -Increase in the six years - - 130 7 6

The gross yearly amount of the 10 lots disposed of in 1820, is 29 L 12 s. 3:25 d. Cy. The actual receipts have been-

> For the six years -For the six years - - - £.227 - 3 Cy. Showing a yearly average of - - 37 16 8.5

The arrent, according to these data, have been decreasing yearly, on an average-

£.8 4 5.25 Cy. 49 6 7.5 And in the six years, therefore -

In (C. 6.) a much greater decrease is reported :--Arrears on Sept. 30, 1831 £. 183 2 7 Cy. 1837 104 17 10'25

> Decrease in the six years £.78 4 8-15

Besides the expenses generally chargeable for agent and commissioner's office, a trifling sum is returned of 3 l. 15 s. 7 25 d. Cy. for "miscellaneous" expenses, amounting to 1 079 per cent. on the total gross receipts. This addition raises the expenses on each of the above sources of revenue to 22'772 per cent, on their receipts.

The total gross receipts from this property, for the six years, have amounted on an verage, vearly, to average, yearly, to
And the total net receipts to 45

The total increase of arrears in the six years is stated at - £. 32 2 9.25 Cy. But is shown by the other returns to have been -

Rather more than 22 per cent. on the gross receipts.

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sly ge he si-ese

ller

Of the gross amount of rental due for the six years, therefore, a little more than 18 per cent. has fallen into arrear, and rather more than 18 5 per cent. been expended in collection, &c.; the actual net receipts being thus less than 63.5 per cent. of the gross computed revenue.

For 1838-9, the gross estimated revenue is

## § 3 .- LANDS in the Seigniory of LAUBUN.

The third property not constituting a seigniory in the district of Quebec is the land in the seigniory of Lausun, mentioned in (A. 1.), (A. 4.), (A. 7.), and (B. 7.); and in (G. 1.),

Position, Extent, &c.—"is property consists of two distinct portions, one in the parish of St. Nicholas, or west. Cap Rouge, and the other in the parish of Pte. Levi, opposite Quebec. Both of them front upon the south bank of the St. Lawrence, and are within the limits of the county of Dorchester, or seigniory of Lauzun.

The St. Nicholas property contains (A. 1.) 1,180 square argents, and the Pte. Levi property 960. From the description given in the warrant issued in 1800 for the seizure of the estates by the sheriff of Quebec, it appears that the former is a single tract of 50 arpents, or thereabout, in depth; and that the latter consists of four contiguous lots, which taken together make an irregular area fronting upon the St. Lawrence 15 arpents, and

running back at its deepest part 80 arpents.

One of the four lots last-mentioned was granted to the Jesuits as an Arrière Fief by the esignior of Lauzun. The others, Mr. Stewart states to have been held of him en roture. On the occupation of the estates by the Crown, or shortly after (Mr. S. stated), an opinion was given by the law officers in Canada, that, as the Crown could not hold en roture of a subject, the tenure of these lands had, from the date of their seizure, become seigniorial, and that those who held them under grants from the Jesuits were henceforth bound to pay lods et ventes to the Crown as seignior, and not to the seignior of Lauxun. The case in this seigniory differed from that in La Vacherie and the City of Quebec, inasmuch as in the latter, the Crown was the seignior of whom the Jesuits had originally held. In those properties, therefore, the Crown, in its capacity of holder or administrator of the estates, takes only interest and ground-rent from those who hold under it, and takes lods et ventes in its original capacity of seignior; the latter payments being considered part of the "Domain," and not of the Jesuits' estates' revenue. In the Lauzun properties, the Crown claims cens et rentes and lods et ventes by the same title; and both classes of payments are entered as revenue belonging to the estates.

The claim to lods et ventes on this property has not, however, been insisted upon. They are sometimes paid, Mr. Stewart states, and often not. The question of the legality of the claim has never been tried; and the property is not considered valuable enough to

make it worth trying.

The whole extent of this property is returned as disposed of in "old concessions." The accounts of its receipts and arrears are stated by Mr. Stewart to be particularly defective, owing to the neglect of a Mr. Campbell, a notary charged with the duty of discovering titres nonzelles within it. To this deficiency, he ascribed his own omission to make a detailed return of the concessions and arrears due upon them.

From (A. 7.), I find that the aggregate of cens et rentes due yearly from these conces-ons is - - - 2.7 12 6 5 Cy.

being at the rate, per arpent, of -

303.

The

The return of actual receipts (B. 7.) shows plainly the result of the neglect above-mentioned. No cens et rentes have been received for five years out of the six, and the total amounts received are only—

100	, , , , ,	•,	1	415.1		For th	a Ma	Yes	m.		Ave	rege	per Anue	<b>.</b>
For	cens et ren lods et ven	tes tes		4	1*7	£.7	. 9	10	Cy.	247) - 1	£. 1.	4	11.67	Cy:
	In all	•	-	₹		61	19	4			10	5	4.67	

The increase of arrear in the six years on cens et rentes must have been, therefore, 38 L 5s. 5 d., more than five times the amount collected.

Of the amount of increase of arrears due on account of lods et ventes, it is impossible to form an opinion.

There is returned (B. 7.) a charge of 16 L for the year ending in 1834, on account of a "survey." This sum, added to the general charge for agent, &c. raises the total expenses on this property to 47.674 per cent. on the gross receipts.

The net receipts are thus reduced-

#### & A .- LAND at TADOUSSAC.

The land at Tadoussac is mentioned only in (A. 1.), (G. 1.) and (G. 2.)

Tadoussac is a trading post at the mouth of the Saguenay river, and is leased as one of the "King's Trading Posts" to the Hudson's Bay Company. The Jeauns held six arpents of land here, granted for the erection of a church, &c. Their site is now a matter of dispute. Dr. Kimber, of Three Rivers, (the chairman of the committee of the late House of Assembly on the Jesuits' estates) maintains that the warehouses erected at the post, or a part of them, stand on this ground. Mr. Stewart, on the other hand, doubts whether the six arpents in question were ever so much as measured off; if they were, he supposes that the Indian church still remaining at the place stood upon them, and not the warehouses. Mr. Stewart has not been there since 1822.

No revenue has ever been drawn from this property. It has been argued by Dr. Kimber, on the supposition that the warehouses of the post are built upon it, that a part of the rental paid by the Hudson's Bay Company should be allowed for the use of it, to the account of the estates. If, however, Mr. Stewart's opinion of its site be correct, this suggestion

necessarily falls to the ground.

## (b.) In the District of THERE RIVERS. 4 1.- ISLE DE ST. CHRISTOPHER.

The Isle de St. Christopher is mentioned only in (A. 1.), (A. 7.), (G. 1.), (G. 2.) and

(G. 3.)

It is a small island, 80 arpents in extent, near the mouth of the St. Maurice, between the town of Three Rivers and the seigniory of Cap de la Magdeleine. It was originally granted to the Jesuits as a fief, free of all conditions and charges, and was by them granted

in one concession, at a rental of (see A. 7.) 1 s. 3 d. currency per annum.

Nothing has been received from this concession for many years, and it is regarded as an unproductive property.

# § 2 .- LANDS in the Town and Banlieue of THREE RIVERS.

The returns relative to the lands in the town and banlieue of Three Rivers are contained in (A. 1.), (A. 7.) and (B. 10.); and their results are stated in (G. 1.), (G. 2.) and (G. 3.)

This property consists of two fiefs (one called the fief Pachevigny, and the other not named in any return I have seen), and some land held en roture. Neither the returns to the commission nor those to the House of Assembly give the relative extent of these several parts. The whole is stated in (A. 1.) as covering 675'08 arpents, a considerable portion of the town of Three Rivers. Its precise limits seem to be a matter of some uncertainty from the results of the contract of tainty, from the reports of the committee of the Assembly on the Jesuits' estates; but I

have had no opportunity of inquiring into the merits of the controversy.

There has evidently been much neglect in the administration of this property, even as compared with the others belonging to the estates. The "detailed" return of the concessions, &c. has not been furnished, doubtless from the agent's inability to furnish it.

No return of "arrears" is attempted either. From (B. 10.) it appears that for the six years ending in 1837, no cens et rentes whatever have been paid. The receipts are wholly

on lods et ventes; and even these do not seem to be regularly collected. Under good management, the revenue from this source ought to be considerable.

management, the revenue from this source ought to be considerable.

The eight unconceded arpents are situate on the outskirts of the town. Mr. Stewart states them to be worth less, except as building lots. Though ungranted, they appear to have been built upon to some extent, without leave, by a number of poor people.

(A. 1.) states 35 arpents to be in possession of and claimed by the trustees of the common. This tract, of course, yields no revenue. There is also another unproductively occupied, though not returned in (A. 1.) The church and mission house, formerly occupied by the Jesuits, have been used as a Protestant episcopal church and parsonage for many years.

This connection has been the occasion of much complaint on the part of the Catholic population. This occupation has been the occasion of much complaint on the part of the Catholic population of Three Rivers.

The actual receipts from the concessions are returned in (B. 10.)

						Ave	rag	pitt	Annum.
**		€	-	-	+	£.	-	-	-
		269	16	8			44	19	5'33
	-		£	£		£	£ £.	£ £	£ £

The amount of cens et rentes, due yearly, is returned in (A. 7.) at 5 l. os. 4.75 d., which is at the rate per arpent of nearly 2d currency. An arrear of cens et rentes must have accrued therefore in the six years of 30 l. 2s. 4.5 d.

Of the arrears on lods et ventes no conjecture can be formed, nor indeed can any be formed, as to the amount of arrear due on cens et rentes.

Besides the ordinary charges of collection and management, there are returned two items of expense, viz.

Being 7.055 per cent. on the total gross receipts. The total amount of expense is thus raised to 28.748 per cent. on the receipts; and the net receipts are reduced for the six years to an average per annum of 32 l. os. 10'35 d.

#### (c.) In the District of MONTREAL.

The land in the city of Montreal is mentioned in (A. 1.) A. 7.) (G. 1.) (G. 2.) and

(G. 3.)

It has never been productive since the estates came into the hands of the Crown. In occupied by the district court-house and the old gaol (now used as a burack). Dr. Kimber has argued that the lot known as the "government gardens" is also a part of it; but this Mr. Stewart, on the other hand, denies.

The three house-lots are returned in (A. 7.) as subject to a payment of 5s. 5d. Cy.,

yearly, for cens et rentes; but no collections appear to be ever made from them.

The Jesuits held this land, en roture, of the Montreal Seminary, the seignior of the Island of Montreal.

#### Cap. V.

GENERAL CHARACTER of the System of Administration under which the Jesuits' ESTATES are at present placed.

It cannot fail to be apparent from the statements made in the two preceding chapters, that there must be ery great defects existing in the administration of this property. Much more than half of its entire gross computed revenue, we have seen, is lost in arrears and expenses. Upon several of its constituent properties (the large seigniories of the Cap de la Magdeleine and Batiscan for example) the amounts of arrear and expenditure together are mearly three-quarters of their computed revenue; and upon one property only (that in the city of Quebco) are they as low as 364 per cent. of the computed revenue. The returns of arrears, in almost every instance in which it is possible to apply any test of their accuracy, are found to be more or less inaccurate; and in several instances the inaccuracies detected are of the grossest character. The very extent of the seigniories in square arpents is given only by a rough calculation from their recorded dimensions. The extent of the land within esch, disposed of in various ways, is, h. many cases, equally in doubt; in a number of the seigniories, no guess is ventured upon as to the amount held by the several censitaires; and in one (La Prairie) the very name and number of the censitaires cannot be told.

To what cause are these defects attributable? To mismanagement (corrupt, or arising from mere carelessness) on the part of the individuals by whom the estates are administered. Or are they rather to be regarded as inherent in the system under which they are administered,—as a result, in the main, of the nature of the properties from which the revenues of the estates are drawn, and of the limited powers of those who are charged with their collection?—The Jesuits' Estates Committee of the late House of Assembly, and the majority of the House in general, appear to have insisted upon the former cause, so far as the reports presented on the subject, and the tenor of the Bill which passed the House, are 303.

indications of the temper of mind of those who drew up or favoured them. In these reports the burthen of complaint is directed mainly against the commissioner as an individual; while of the four agents even, employed under him, one only (the agent for La Prairie) is selected to share in the censure cast upon the commissioner. The Bill of 1835-6 proposed to accomplish little more than the abolition of the commissioner's office; perpetuating, while it undertook to regulate and correct, the old system of administration, in most of its worst features; and in fact adding to it some new features even more objectionable than any of the old. I cannot bring myself to assent to the conclusions of these documents, or to recommend the measures proposed in them as remedial.

From the sudden termination of the inquiries entered upon under the Education Commission, I was unable to investigate thoroughly those particular transactions upon which the accusers of the commissioner have dwelt, as evidence of personal mismanagement on his part, and I have therefore no right to express or hold an opinion in regard to them. So far as their charge against him is of a merely general character (growing out of the obvious inadequacy of the net returns from the estates), it is easy to see that the facts of the case admit of another explanation, the commissioner's limited powers, and the nature of the properties he has had to manage, and that explanation is quite sufficient to account for them. So far as particular transactions are called in question (the leasing of the Sillery coves, and of the forge reserve, being the two transactions most complained of) I can give no opinion, for the reason above stated. It is, however, only common justice to the commissioner, individually, to remark, that they received at the time the full sanction of the provincial executive.

It remains to inquire in what respects the present system of administration is defective; and incidentally, how far the Bill of 1835-6, would have removed or added to its deficiencies. This inquiry divides itself into two branches; the one, relating to the number, powers, remuneration, &c. of those employed in the management of the estates; and the other, to the character of the properties themselves, and the difficulties (legal and otherwise) in the way of managing such properties to advantage.

1. The number, powers, remuneration, &c., of those employed in the management of the estates.—The commissioner, as has been already stated, has four agents employed under him—Mr. Louis Panet, of Quebec, for the properties in the district of Quebec; Mr. Louis Guillet, of Batiscan, for the seigniory of that name in the district of Three Rivers; Mr. Dumoulin, of Three Rivers, for the other properties in that district, and Mr. E. Henry, of La Prairie, for the seigniory of that name, the only productive property in the district of Montreal. Messrs. Panet, Guillet and Henry are notaries, resident within the district for which they are respectively agents; and M. Dumoulin is a notary or a lawyer (the former I believe) also residing within the limits of his agency. They hold their office, Mr. Stewart states, by appointment of the Governor and Council, and are removable, therefore, only by the same authority, and not directly by the commissioner. The commissioner has no other control over them than is implied in the power of complaining to the executive, of any remissioners malversation on their part.

The emoluments of the agents consist in an allowance of 10 per cent. upon all sums collected by them. During the six years, ending in 1837, this allowance has amounted to the following sums—

For the agency of-

e agency or			For th	e Six	Years.	Avorage per Aunum.					
Mr. Panet	-				5'25 Cy.			87 Cy.			
		-	256	3	10'5	48	13	11'75			
Dumoulin .		٠.	158	15	2.2		9				
	•	-	484	18	11.2	80	16	2.92			
Total		•	1,914	3	5'75	319	•	6.96			

Supposing that, for the year 1838-9, the whole amount which, according to the estimates already given, will fall due, should be collected, the agents' allowance would amount to about the following sums:—

For the	Quebec agency,	, abou	t		• 0	-	-	•	£. 310 Cy.
	Batiscan "				•		-	•	, 6o
	Three Rivers	99	-		m '			-	60
99	La Prairie ,,	99	-	-	•	•	•	•	110
		In	all,	about					€. 540

These last-named sums, it is quite evident, are much larger than the agents ever have realised or are likely for some time to realise from this source. They are calculated on the supposition that every due is collected,—a supposition, as we have seen, very far from the fact. The average receipt of the six years ending in 1837 is not likely to be much exceeded, if at all, by that of 1838–9.

Besides this allowance of 10 per cent, the agents charge certain incidental expenses (returned in the tables as "Miscellaneous"), but these are not to any large amount; and as it is required that the commissioner be satisfied of the correctness of the charges, it is

fair to presume that no increase of the agents' emoluments takes place through their means. For the period comprised in the returns these charges have been—

For the agency of-	For the Six Years,	Average per Annum.
Mr. Panet (Quebec) " Guillet (Batiscan) " Dumoulin (Three Rivers " Henry (La Prairie)	£. 169 7 775 Cy. 55 19 8.5 ) 23 10 2 85 8 6	£. 28 4 7.29 Cy. 9 6 7.42 3 18 4.33 14 4 9
Total	£. 334 6 0'25	£. 55 14 4'04

The other expenses returned are for "Roads and Bridges," "Surveys," "Repairs of Mills," "Expense of Fences" on the farm leased in Batiscan, and "Expenses on Saw-logs" in Batiscan, and Cap de la Magdeleine. On these the agents, it is to be presumed, are allowed no profits, and it is not fair to suppose, therefore, that they directly derive any. Individuals are specially engaged as surveyors, builders, &c., whenever such services are in request. The following are the amounts returned as expended upon each of these accounts:—

For the six years in the several agencies of-

		Queb	<b>e</b> c.	1	Batiscan.			Three Rivers.			Pre	irie.
Roads and Bridges Surveys	£. 173 679	10	2	918 28	3	d. Cy.	170 161	:7		<b>\$34</b>	_	d. Cy.
Total - £.	975	16	9	979	17	1	414	7	7.5	378	16	0.75
Being on an average yearly Adding to the see sums the two average yearly charges above stated, viz.	162	18	9'5	163	6	2'17	69	1	3'25	63	2	8-13
Miscellaneous - Agents' allowance	28 169		7.39 0.87			7'42 11'75	3 26	18	4'33 0'42	14 80		9 5'92
We have the following sums total of yearly expenditure in each agency	359	18	5.66	215	6	9'34	99	8	8	158	3	11'04

From these amounts it is evident that the direct profits of the agents are quite small in amount, except for the Quebec agency, and that even in the Quebec agency the sum allowed is only moderate; nor could any degree of diligence in their collection enable the agents to make them very much larger. It is further apparent, 1st, that the agents, from their being paid a per centage on their gross receipts, have no sort of interest in the diminution of any of the other expenses to be incurred within their agency; and adly, that these other expenses bear no proportion whatever to the revenue drawn from the agency upon which they are charged, and the allowance made from it to the agent. It was not in my power (for reasons already more than once stated) to make such further inquiries on the subject of these expenses as, with more time at my command, I should have made.

my power (for reasons already more than once stated) to make such further inquiries on the subject of these expenses as, with more time at my command, I should have made. The allowance of to per cent, to the agents is obviously too small to enable any one of them to devote his whole time to the duties of his agency. The agents accordingly all have other business to attend to of their own; and this fact, though it stood alone, would furnish evidence enough of the impossibility of their satisfactorily fulfilling the duties of their office. To say nothing of the necessarily complex character of the affairs they have to manage, and the care requisite in order to the faithful collection of the multitude of small debts perpetually accruing, a notary or lawyer resident within his agency, and dependent in a very considerable degree on his regular professional business for a living, must often have a much stronger interest in the postponement or relaxation of claims which as agent he is bound to urge, than that which the prospect of his agent's allowance gives him in their collection. The neighbourhood on whose patronage he depends is made up of the parties from whom his collections are to be made. The chief value of his agency must lie in the opportunity it gives for the extension of his influence and business, and this object is by no means best gained by an over-rigorous devotion to the interests of the seignior, at the expense of the censitaires. On this point I have had no opportunity of obtaining

obtaining direct testimony, and from the nature of the case it seems hardly necessary to ask for any. The tendency of this part of the system cannot be misunderstood, whatever may have been the conduct of particular agents acting under it. Where an agent's interest is best consulted by the accumulation of arrears and a liberal allowance of expenses, it is useless to expect collections to be either punctually or economically made.

If the agent's responsibility were assured, either by giving the commissioner complete control over them, or by making them the parties answerable to the legislature and the public for the amount of their receipts, this evil might be somewhat less; as it is, however, neither of these is done. The commissioner has over them a very imperfect control indeed, and yet his general responsibility for the proceeds and management of the estates serves to screen them from censure in almost any case, unless indeed it were the possible case of their being more active and exact t...an the public opinion of their indebted neighbours would have them; then, indeed, but hardly otherwise, the commissioner's responsibility might fail to relieve them from theirs.

If, from considering the tenure of office and the emoluments of the four agents, we turn to those of the commissioner, we find still the same kind of faults inherent in this part of the system. The allowances for the commissioner's office for the six years ending in 1837 (and indeed, except in the item of "contingencies," which is variable, for many years before,) have been—

Commissioner's salary	•		-		-	£.200	-	- Cy.	per annum.
Allowance for a clerk		٠,				100	-	-	,,
Allowance for a messenger						36	-	4.92	
Average allowance for con-	tingen	cies	•		-	37	-	4.08	39
	Total		-	-	-	£. 373	-	-	

the sum total forming, it is true, a pretty heavy charge upon the revenue of the estates, but still failing to supply an adequate salary for an officer with duties of so responsible a character. Supposing him to save, as he doubtless may, a considerable portion of the "clerk's allowance" for himself, by dispensing with the regular services of a clerk, his salary must still fall considerably about of 300 L currency, and this sum will not enable him to devote himself wholly to the business of his office. The present commissioner holds other offices, from the necessity of the case it night almost be said, being an executive councillor, and master of the Trinity House of Quebec. How little an arrangement of this kind (allowing no one commissioner or agent to give more than a fraction of his time and thoughts to a business requiring so much care) must conduce to the advantageous management of the estates can hardly need to be insisted on.

The agents, we have seen, are so paid as to give them at least some interest in the productiveness of the estates, though from their professional pursuits they have often a much stronger interest the other way. The commissioner is so paid as to have no interest in the matter at all; his salary, inadequate as it is, is fixed in its amount and regular, and the punctuality or remissness of the agents is a matter of no direct personal concern to hiss. Taking further into account the moderate amount of his salary and the limited extent of his power over the agents, it is too much to expect that any oversight of his should be so effective as to counteract the strong influences unfavourable to the productiveness of the estates under which the agents themselves are placed.

With a system such as this, as regards the appointment, powers and emoluments of those to whom the management of the estates has been intrusted, it is not fair to ascribe the inevitable consequences of the system to personal delinquency on the part of the individuals so appointed and so paid. There may have been positive delinquency, doubtless, but it requires at least further and more definite proof than the mere general unproductiveness of the estates furnishes to establish it. We have still, however, to examine the system in another of its aspects.

II. The character of the properties themselves, and the difficulties, legal and otherwise, in the way of their advantageous management. The productive properties of the estates may be thus classed for the purposes of this inquiry:

1. Concessions.

- s. Land leased or sold en con. for settlement and cultivation.
- 3. House lots sold en con.

4. Mills.

5. Coves, saw-logs, forge reserve, &c.

1. The Concessions.—These constitute in extent by far the greater part of the land productively disposed of; in all, they cover very nearly 260,000 square argents, or almost 563 square leagues of territory; the revenue they yield, however trifling as compared with their extent, is still much greater than is drawn from either of the other kinds of property above enumerated. The number of contributors to this part of the revenue of the estates is much greater than to all the others together, and their contributions are altogether the most troublesome to collect, from the smallness of the amount of one class of them, and the irregularity (both as to time and amount) of the other. All this will be seen more clearly from the following more detailed statements.

The extent and position of the concessions, and the number of censitaires occupying them, in each agency, are as follows:

In the Quebec agency:			
Concessions in seigniory of Notre Dame; part of			
them near Quebec, the residence of the agent,			
but the more remote four leagues or more		is. Ce	nsitaíres.
distant	over 31		276
Ditto in Sillery and St. Gabriel, a tract distinct		,	
from the preceding and further from Quebec,			
the remoter portions six or seven leagues			
distant *	over 6		498
Ditto in Belair, a tract at considerable distance			
from Quebec, lying west of the preceding - Ditto in Lauzun, two small tracts not far from	nearly 2		AOI
Quebec, but separate from the preceding -	nooslul		nz 70
equevec, but separate from the preceding	nearly -3		35 1-
In all, over	- 194	about 1	,000
In the Batiscan agency:		-	
Concessions in seigniory of Batiscan, a tract, the remoter parts of which are five leagues or more			
from the village of Batiscan, the agent's resi-			
dence	nearly 91		AGR.
uence 4	nearly 94	-	900
In the Three Rivers agency:			
Concessions in Cap de la Magdeleine, a tract,			
the remoter parts of which are from two and a			
half to six or more leagues from Three Rivers,			***
	about 61		503 300 or more.+
Ditto in town at Thice mives		-	
Over -	61	- about	810
In the La Prairie agency:		-	
Concessions in seigniory of La Prairie, a tract the			
remoter parts of which are four leagues or more			•
from the village of La Prairie, the agent's resi-			acat .
uence	about 8		Azzt.

Amounting is the four agencies to between 36 and 37 square leagues (as stated above), held by about 3,700 censitaries (probably rather more); and allowing therefore to each censitaire, on an average, about 70 arpents.

The gross amount of cens et rentes payable for the present year, upon all this extent of land, is-

In	the	Quebec agency				£. 279	13	5.75 Cy
	89	Batiscan "		- 🖦	6 🛶	220	4	3
	91	Three Rivers		-		192	5	3
		La Prairie "	-	-	•	437	1	-
			In ali	-	-	£. 1,129	9	11.75

Hardly exceeding (on an average of all the concessions, old and new) 1 d. currency per arpent, about 6 s. currency, from each censitaire. All these rates, however, it will be remembered, vary very considerably on the different properties; so that in a great number of cases they are much lower.

Such, in general, is the present extent, &c. of the concessions. For the greater part of the six years, for which we have the accounts of receipt and expenditure, some deduction from the above amounts (not very material, however) requires to be made. This deduction cannot affect the general averages above stated.

<sup>•</sup> The number of censitaires on these concessions is not returned; and the number 25 is conjectured, therefore, from the average of the other concessions.

<sup>†</sup> Number not returned, but the estimate is probably within the mark.

<sup>‡</sup> This number is in part conjectural; the returns not stating how many consistaires hold the old concessions. The number supposed in the text is below the average of the other old concessions.

<sup>||</sup> These numbers are from Tables (F.) and (G.); and the nominally productive properties of the Isle aux Reaux, the Isle de St. Christophe, and the concessions in the city of Montreal are omitted.

<sup>303.</sup> 

For the six years ending in 1837, we find that the actual receipts from the concessions have averaged yearly—

From cens et rentes - - 2.68s 13 6:13 Cy.
10 lods et ventes - - 619 17 9:91

In all - - £. 1,30s 13 4:04

Nearly 41 per cent, upon the total average receipts from the estates for this period. . We have seen, however, that the returns indicate a heavy arrear as having accrued during this period, on account both of cens et rentes and of lods et ventes. Adding, on the latter account, the amount of arrear reported in the returns marked (C.), with the very trifling addition suggested in Cap. III. of a little less than 10 l. yearly for increase of arrear of lods et ventes on the properties not returned; and on the former the sum indicated by a comparison of the receipts and rental returned, the average of revenue falling due yearly, from these sources, would stand—

From cens et rentes - - £. 1,059 6 7:67 Cy.

"" lods et ventes - - 975 15 7:57

In all - - £. 2,035 2 3:24

more than 44½ per cent. of the gross sum of 4,565 l. 7 s. 1 d., which by the same calculation (see Cap. III.) would seem to have been the average computed yearly revenue upon the whole estates for that period. It cannot be doubted, however, that the real increase of arrear on lods et ventes has been greater than the above statetuent supposes, and the proportion of the entire revenue derivable from the concessions, therefore, greater; and probably it would be safe to say that nearly half the gross revenue of the estates is due upon the concession; the cens et rentes, or stated yearly rental amounting to about 23 per cent., and the lods et ventes (in the above estimate a smaller, but in reality a larger sum) about 25 per cent.

In round numbers, then, it may be said, that nearly a quarter of the gross revenue to be collected by the agents consists of these trifling debts into which we have seen the cens et rentes resolve themselves, debts which fall due every six months, which average in amount aome 3 s. currency each (a large proportion of them being in fact much smaller), which have to be collected from 3,700 or more individuals; these debtors farms covering a space of about 110 square miles, more than half of them, probably, lying at a distance of between 10 and 30 miles from the residence of the nearest agent, a good many of them very imper-

fectly cleared, and some not yet so much as settled upon.

Another fourth part of the revenue of the estates is drawn from the lods et ventes, due upon every sale of real estate within them. When it is remembered, however, that it rests with the agent to find out in each case the fact of the sale and the price bargained for, that a deed of sale may be privately executed before any notary, whether resident in the neighbourhood or not, and that if the parties interested keep their own secret by not disclosing the name of the notary with whom the deed is deposited it is very hard for the agent to discover it, it will be seen at once that the difficulty of punctual collection in this case is not much less than in the preceding. These claims, it is true, are larger in amount, and fewer in number; but on the other hand, they are at once irregular in respect of time, uncertain in their amount, and based upon transactions which the other parties interested nave, in all cases of voluntary sale, great facilities for keeping secret, and a strong inducement to avail themselves of the same.

The returns show (vid. supra) that upon each of these sources of revenue, there has been accumulating for the six years ending in 1837, on an average, a yearly arrear of about 56 per cent. upon the gross sum falling due from each. The considerations above suggested are surely enough to account for such a result. In fact, it becomes almost more a matter of surprise that the agents should have collected so much from these sources than

that they should have got so little.

While on this subject, one other difficulty, which must very raterially embarrass the agents in their collection of these small dues, must be mentioned. It appears, from the coromissioner's statements, that the agents in the district of Three Rivers have been for acceptal years practically shut out from resort to the courts of law for enforcement of their claims, by a decision of the resident judge of the Court of King's Bench for that district. The Jesuits' estates are still in law the property of the Crown, and all suits, therefore, on account of them, are brought in the name of the Crown. The decision of Judge Vallières, that costs of suit cannot be adjudged on suits where the Crown is a party, has put resort to law in any case for a small sum entirely out of the question. The principle was affirmed, last summer, by the Court of Appeals, sitting at Quebec, so that its operation may now be regarded as universal over the province.

It is not possible, from the returns, to state with perfect exactness the amount of expense incurred on the management of the concessions as a whole. It is safe, however, to set them down at from 27 to 30 per cent. on the gross collections. For the agents and commissioner's offices, a charge of more than 21 per cent. is to be made, and the addition of

<sup>.</sup> Upon lods et ventes, as already stated, there is every reason to believe the amount greater.

the share of the expenses for roads, surveys and incidentals, falling upon the concessions is probably not less than from six to eight per cent, more. The expenses, it is obvious, must always be heavy on a property of such a character. Agents must be employed to collect and paid for collecting; and their accounts must be made subject to some kind of supervision, and that supervision again must be paid for.

The grossly defective character of the returns of the agents, on the subject of these concessions, and especially on so much as relates to arrears, has been frequently noticed, from the necessity of the case, in the remarks made on the returns. It is hardly a matter to excite surprise, in view of all the facts now stated, however striking it may be, as a further evidence of the all-pervading defects of the whole system, of which it is a result.

2. Land leased, or sold en con. for settlement and cultivation. The extent, &c. of this description of property is as follows:—

In the Quebec agency,— g lots in Sillery (sold)		•	Arpenta - 15°	. Holders.
Notre Dame (sold)	•	•	- 300	? 4
	•	. •	- 56	
In the Batiscan agency,—  1 lot in Batiscan (leased)  1 (?) ,, (sold)	•	•	+ 36o	t st
In the La Prairie agency,  1 (?) lot in La Prairie	•	- 16	- 1	1

In all less than 1,000 arpents, held by about 18 individuals. The yearly receipts from this source have averaged for the six years 285.1.18.1.192.d.; and the average yearly accumulation of arrears is shown by the returns to have been 277.1.18.1.1192.d., or rather more, as the returns of arrears do not include all the properties. Following these estimates we find that about 9 per cent. of the actual receipts, or 12½ per cent. of the computed dues of the estates are to be set down to this class of properties. Why so very large a proportion (almost half) of this revenue has been allowed to fall into arrear does not very clearly appear from the nature of the revenue itself. It ought to be tolerably easy and certain of collection, who more so than the revenue and the concessions. The averages insured upon its tion, much more so than the revenue on the concessions. The expenses incurred upon its collection have been to about the same amount as upon the concessions. It might certainly be collected at much less cost.

3. House lots, disposed of by sale en con. or its equivalent. These are all within the agency of Quebec, viz.

				Arpente,	Occupants.
In La Vacherie -	-	-	-	222	135
In the city of Quebec		 •	-	63	69

In all less than 30 arpents, and divided between 204 occupants. The average yearly receipt for the six years from this source has been -£. 197 17 10 Cy.

The actual receipt has thus been about 6 per cent. of the whole receipt from the estates; and the computed rental rather more than 9½ per cent. of the entire revenue of the estates, as above computed. The arrears are nearly 55½ per cent. of the rental; and the expenses of collection, &c. not materially less than on the two preceding descriptions of property. It is not easy to see why collections of this character could not be made with much more of punctuality and economy.

#### 4. Mills. Of these there are,-

In the	Quebec agency -	•	-	-		•	-	5
39	Batiscan agency -	•	•	•	-	-	•	4
29	Three Rivers agency	•	-	-	-	-	-	2
99	La Prairie agency	-	•	•	-	-	-	1
							-	
					In a	11 -	•	11

The yearly gross receipt from them for the six years has been on an average 800 l. 17 s. 0.5 d. currency, rather more than 25 per cent. of the total gross receipts of the estates. The arrears which have accrued on them seem from the returns to have been small in comparison with those on the other classes of property; and though the returns are not com-plete, and probably state the arrears at too low a sum, they are still no doubt comparatively small. The returns show an average yearly arrear of 49.1.12s.9d., not much more than 6 per cent. upon the gross receipts. The estimated rental of the mills, according to this, would be a little more than 18½ per cent. of the whole estimated revenue of the estates.

If, however, the arrears on the mills are less, the expenses are very much greater than on any of the other properties. The charges for "repairs" alone have averaged yearly for the six years 3041. 4s. 3'96 d., almost 38 per cent. (37'986) upon the receipts. The agent's 303.

commission, incidentals and expenses of the commissioner's office raise this sum to upwards of 50 per cent. Such an expenditure, under good management, cannot be necessary, for any number of years at least.

5. The remaining sources of revenue are In the Quebec agency— The Sillery coves, lessed to In the Betiscan agency Saw logs, leased to Ferries In the Three Rivers agency— The forge reserve, leased to

Baw logs And in each of the four agencies the assessments levied to cover particular expenses

The coves produce by far the greater part of the revenue yielded from the above sources, their average yearly rental having been 495*l*. 11s. 8d. out of 560*l*. 14s. 10:67d., the gross revenue from them all. No arrear is returned as accruing on these properties,

The addition of the arrest returned on the cover raises their average yearly rental for the six years to 570 l. 11s. 8d., about 12½ per cent. of the total computed revenue of the estates. The average yearly arrear has been rather more than 13 per cent. of this sum. And the actual collections from the coves have amounted to nearly 15½ per cent. of the total gross receipts of the estates.

The other sources of revenue have yielded an amount equal to almost 1} per cent. of

the computed, or 31 per cent. of the actual revenue of the estates.

The expenses on these collections are little if at all less than on the concessions.

The following partial summary will give a general idea of the relative values of these several properties, and of the degree of punctuality, or the reverse, which has characterized their management :--

1. The Commentum	the en	tire oo	mputec	over	444 :	entir	yielded actus s of the e	l re-	nearly	41 ;				per cent. about 36,
N.B.—Cope of rentes and lode of ventes nearly equal, both so regards the amount falling due and the amount collected.													-,	
2. The Land sold or leased for culti- vation		ditto		about	19};	•	ditto		about	91		ditto	•	near 5
3. The House Lots sol	d, en con	. ditto	•	0785	91:	-	ditto	•	about	6;	•	ditto	٠	mear 55‡
4. The Mills •	•	ditto	•	over	184;	• ,	ditto	•	over	95;	-	ditto	•	over 6.
5. The Coves	•	ditto	•	about	19];	•	ditto	•	near	15};		ditto		over 13.
The Forge Reserv saw-logs, &c.	•,} •	ditto		near	2];	•	ditto	•	near	31:		ditto	•	To Spines

Upon the first and most important of these kinds of property, then, no great change for the better, it would seem, can be effected by measures that should merely alter the mode of appointing and paying its administrators; upon the others, little more than this is required. The necessity of adopting measures to obviate the peculiar difficulties in the the way of drawing revenue from the concessions will be more clearly appreciated if, to the facts already stated relative to their extent, &c., we add the fact that about twice as much land as the existing concessions cover still remains for disposal; and that unless the tenure be changed, the whole of this land also must be thrown away, as more than

a quarter of a million of argents have been thrown away already.

It is in this respect, especially, that the bill of 1835-6 was defective. It not only left the tenure untouched as regards the already granted concessions, but proceeded to enact the perpetual continuance of the very same system in the disposal of all the remaining lands. The changes also which it did propose to make as to the mode of administration

are almost all of a more than doubtful character.

It was proposed to vest the management of the estates in three administrators; one for the properties in the district of Quebec, now under Mr. Panet's agency, another for those in the district of Three Rivers, constituting the agencies of Messrs. Guillet and Dumoulin; and the third for those in the district of Montreal, under Mr. Henry's agency. The administrators were to act in all respects independently of one another. They were to be administrators were to accumulate the surface of the pecuniary obligations of their office. The legal ownership of so much of the estates as came under his control, was to be vested in each administrator, in trust, subject to legislative supervision and direction. The emoluments of the administrators were to be limited to the 10 per cent. on their gross collections heretofore allowed to the agents. They were for this remoneration to keep open one office each continually in the towns of Quebec, Three Rivers and Montreal respectively, besides attending on staged day monthly, (in person or by an approved deputy), at an office to be opened and maintained by them in each seigniory under their administration, for receipt of dues from such seigniory. And lastly, they were bound to concede from the ungranted territory, whenever called upon, at a specified rate, and not higher.

For general supervision of their accounts and transactions no direct provision was made, further than to enact that they should be bound to make report thereof from time to time to the governor, and that their reports should be laid before the provincial parliament. From the author of the bill I learned that it was intended in the House to appoint a regular standing committee of that body, to whom these reports should be referred, and the general direction of the affairs of the estuses intrusted.

In the whole of this plan I can see only one point in which there is a decided improveto legislative supervision and direction. The emoluments of the administrators were to be

In the whole of this plan I can see only one point in which there is a decided improve-ment on the present system, the provision, namely, which, by legally vesting the ownership of the estates in the administrators, obviates the difficulties which at present hinder the commissioner and agents from suing delinquent debtors in the name of the Crown; and this improvement is much more than counterbalanced by the other provisions of the bill. The direct emoluments of the administrators would still continue too low to enable any man of the required abilities and character to give his time entirely to his duties as administrator. In fact, in this respect, the system would be rendered worse than at present, as the bill throws a number of expensive duties on the administrators which are not required of the agents, or which, if required, are paid for. The administrators must, therefore, from the agents, or which, if required, are paid for. The administrators must, therefore, from the nature of the case, have been, as the agents are, notaries or lawyers, depending on their general professional business, as much as or more than on their official emoluments for their income. The value of their officia would depend (much more than at present) upon the indirect profits which might arise from the influence it would give them, or from the outlay upon such repairs, surveys, &c., as they could contrive to get authorized. Paid according to their gross receipts, the administrators would have no motive to economy, except such as might grow out of their fear of the board of control to be placed over them—a fear which, in all human probability, would only have made bad worse. The committee of the House of Assembly must of necessity have borne a political character. The Jesuits' estates cover a great portion of three counties—Quebec, Champlain and La Prairie, and a smaller extent of property in three others—Pontneuf, St. Maurice and Dorchester. The parties indebted to the estates would have been, almost to a man, voters for these counties. In such a state of things is it not morally impossible but that political should have been added to merely personal corruption, under a system holding out such should have been added to merely personal corruption, under a system holding out such strong temptations to both?

The present system of administration, then, having been shown thus faulty, and the system proposed by the House of Assembly so much worse in several of its features, the question recurs, what are in reality the measures required to make the estates a productive and economically administered endowment. To the discussion of this question the remainder of this report will be devoted?

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#### Cap. VI.

The EXTENT and VALUE of the PROPERTIES heretofore unproductive, and the MEASURES by which they may best be rendered productive.

From what has been already stated, it is apparent that the greater part of the territory of the Jesuits' estates is, and always has been, unproductive. Of this unproductive territory, a part has been so disposed of, as to render it impossible ever to derive any revenue from it. The greater part still temains to be disposed of.

The unimprovable portion is as follows:-

1. Arrière Fiefs (in Sillery, Notre Dame, Batiscan and Cap d	e la		
		0.00	
Magdeleine) covering		- 8,661 arper	nts.
2. Indian Reserve (in St. Gabriel)		- 1,600 <sub>11</sub>	
2. Free Grants made by the Jesuits for churches (in Sillery, St. Ga	ıbriel,		
Notre Dame, and Can de la Magdeleine), returned at		- 19 ,,	,
Wree Grants in La Vacherie and the City of Quebec (two pe	erhaps		
made by the Jesuits, the others certainly by the Crown),	extent	1	
not stated, but probably about		- 10 ,	,
Total •		- 10,290	
a out			

I have not a copy of the bill by me, and my notes do not mention the rate prescribed; but my impression is, that it was the rate at prescut in use, or a somewhat lower one.

	improvable remainder is made up of the following portion	O98 :		
ħ.	. Ungranted land in the Beigniories, over		500,000	arpente.
g,	in La Vacherie and the town of Tares. Land occupied by Government, or by others under its p	Rivers	SM 10 17	
3.	elon, in the City of Ouches, at Tadosses, in Three	Rivers	A second	
	sion, in the City of Quebec, at Tadousac, in Three Montreal; in all, about	2000	1003 Y 4 35	
4.	. Land occupied in Three Rivers by Trustees of Commos		35	

Is it not possible for me to state with any degree of exactness the positive value of these latter properties. The information which the commission was able to procure on this subject, during the short time to which its inquiries were limited, is altogether inadequate to that object. It is quite easy, however, to show by what course of measures the highest possible return can be occurred from them to them to the estates, and not difficult to give a general idea of their probable value, should such measures be adopted.

<ol> <li>The ungranted land in the seigniories consists of the following portions in Sillery, part of the Domain         In St. Gabriel, a tract of above 9 square leagues in extent, being     </li> </ol>	900 SI	pente.
13 leagues wide, by more than 6 leagues deep; its nearer extremity from 5 to 53 leagues from the north bank of the St. Lawrence, about In Pelair. (of little or no value from its situation and the poormess	-	
of the lead)  In Batiscan, about 30 square leagues, or f of the whole seignlory, a strip 2 leagues wide, commencing about 5 leagues from the north bank of the St. Lawrence, and 15 leagues in length, about	\$10	"
In Cap de la Magdeleine, a tract similarly situate, though apparently larger, about  In La Prairie, a small reserve within the village, for a College and	224,264	
Market-place, about  In all, about	503,795	*
To which in 1844, the Forge Reserve, 25,940 arpents, will be added, raising the gross sum total to about	529,000 az	pents.

Argument is scarcely necessary to prove, that to adhere to the old system of granting under the Feudel Tenure, is in effect to throw away the whole of this extensive territory. At the present time, with the land held under this tenure, it is practically worth mothing. Two hundred argents in the Seigniory of Sillery, quite near Quebec,—so near as to have been put up for sale at 20% or upwards per arpent,—have been for aix or seven years in the market, without a purchaser appearing. For the sands in the rear portion of St. Gabrel, the commissioner states in terms, that there is almost no demand whatever, certainly not enough to make them worth surveying. Nor is the case far otherwise in Batiscan and Cap de 'a Magdeleine. And not only is the ungranted land thus little sought after, but the lately granted land is found to be but partially paid for. In Batiscan, the new concessions have yielded less than half the return per arpent drawn from the old, though the average rate of concession has increased by about one-half in the meantime. In St. Gabriel, they have yielded, on the highest computation, little more than half. In Notre Dame, the revenue from them has been less than one-twentieth part as high as from the old concessions. And is Belair, for a period of six years running, from a newly-conceded tract of nearly 5,000 arpents, there is not a single payment, large or small, recorded. For this result there may be assigned two reasons; the one being the fact, stated by Mr. Stewart, that much of the land thus granted is not yet settled upon; the other, the distance of the cenitaire from the agent's residence, which makes any attempt at collection almost impossible. The latter of these causes must obviously be ever on the increase, the further the concessions extend back into the country; the former cannot be removed, or its force weakened, under the present system of land granting; a system which, with the laws that spiring out of and 50-exist with it, encourages a man to take up land without the means of improvimen

impossible.

That the welfare of the province requires the tweeping away (by the shortest and most effectual measures of which the nature of the case admits) of this whole system of things in every part of the province, is a proposition I need not here insist upon. It is admitted on all hands (those slone excepted whose personal interests or anti-Anglican prejudices disqualify them from being regarded as evidence or authority in the matter) that nothing short of this will meet the exigencies of the case, as regards the community in general: but this is not the view of the case with which I have here directly to deal, though it ought not to be kept altogether out of sight. The system which in its general results is thus necessarily detrimental to every interest in the colony, becomes in its application to the Jesuita' estates destructive, or almost so, of their value to the state as an endown.eut. While it exists, the revenue they produce must ever remain trifling and uncertain in amount, costly of collection, and burtlessome and odious to those from whom it is collected.

sevenue such as the Jesuito' estates revenue' has been shown to be. It cannot be, that under any other code of law that may be substituted for it by English legislation, there should fail to be created within a very few years useny modes of investment far sure, more productive and less coatly. In the United States, it is found quite possible to invest public money for educational purposes, in loans on bond and mortgage, to private individuals or incorporated companies, and such investments are in first continually made to very large amounts, and their profits realized with great punctuality and country. Under the operation of a law for the general registration of titles to real estate and of mortgages, the same thing would become possible in Lower Canada. In the United States there are also public stocks of undoubted credit, is which seeh funds can be invested, and which yield an adequate rate of interest. With the commencement of a new system of things in Lower Canada, it is to be expected that the same opportunities will exist there also. At present, it is unfortunately too true, that it would be hard indeed to find a secure and advantageous mode of investing an educational, or indeed any other fund in the province. But however this may be, it is certainly no less true, that the form in which this fund exists at present could hardly be made by any change less advantageous than it is.

The lands then at present undisposed of must be sold in free and common soccage, if they are ever to be made a productive property. As it is an object to dispose of them as rapidly and at as good a price as possible, they should be at once surveyed and offered for sale, as invariable condition of sale being cash payment; a minimum price per argent should be fixed, below which no land could be sold, unless by special permission of the executive on satisfactory proof given that any particular portion cannot be disposed of so high, and ought not for the general interest of the estates to be left waste in the way of the settlement o

years. At present, the gross revenue from an sources (tens et renes, loss at ventes and mills together) payable by the censitaires on the estates, averages a good deal less than the ordinary interest on this price would amount to; but this is not the criterion to be looked to. It is not worth any man's while, in the present state of the province, to take these lands subject to burdens of this peculiar character; but whenever the tide of emigration shall have again set in toward the Canadas, and the results of a new policy shall have begun to manifest themselves in the land-granting and other departments, and in the reform of the laws of the province generally, it will become worth while to pay down a much higher price than is now asked in vain for an ownership of lands which would then indeed be

real, and not as now valueless because all but illusory.

There is an obvious distinction to be drawn between the case of the Crown lands and that of the wild lands which form part of the Jesuits' estates. In the sale of the former the of the wild lands which form part of the Jesuits' estates. In the saie of the former the revenue to be realised is not, or at least ought not to be, the object in view; but the promotion to the utmost possible extent of their settlement and the colonization of the province, by means of it. For this purpose it may be desirable to make the price of such lands not only payable in cash but fixed and invariable, and to devote the proceeds to particular uses, having direct reference to the productive and speedy settlement of the lands disposed of. But in the case of the Jesuits' estates the main object is and must be revenue; the settlement of the land is to be promoted as a means of revenue, and not a revenue to be collected as a means of ensuring settlement. For this reason it becomes clearly desirable that the Jesuits' estates land be sold by public auction, and that no more of the proceeds be laid out upon surveys and improvements than a just regard to the productiveness of the estates as an endowment may be found to warrant.

The revenue from the concessions and mills, it is to be remembered.

Were legislative provision made for the adoption of a system of this character, the wild land in St. Gabriel might be conveniently set off in two townships of about one league and a half by three leagues\* each; that in Batiscan would form seven townships, or rather more, of two leag 2s by two leagues each; and that in Cap de la Magdeleine (including the forge reserve) would make more than eight such townships. The trifling extent of land remaining ungranted in La Prairie might either be sold in village lots (in which case it might doubtless be made a valuable property), or it might be employed as heretofore designed, if such destination should be made to appear on other accounts more desirable. The land in Belair is of no account. The 200 arpents remaining in Sillery would doubtless soon fetch a much higher price per arpent than that at which they were originally set up for sale; provided always that the land were sold in free and common soccage, and not subject either to lods at ventes or to the other destructive provisions of the old code of provincial

law, as respects real estate.

It is hardly necessary to add, that nothing like an obligation should be laid on the person or persons administering the estates to dispose of land in peculiarly favourable localities, unless at such advance upon the minimum price as should in his or their judgment be satisfactory. The land in Sillery, from its vicinity to Quebec, the land in the village of La Prairie, the land in the interior of Cap de la Magdeleine, adjacent to falls in the river, and consequently having water privilege attached to it, and any other land at all similarly situate elsewhere, would come under this provision. While it is doubtless desirable that such land should as soon as possible be brought into use, it by no means follows that for this object its value to the estates should be lost. It might possibly be desirable, as a temporary measure, that some of this land should be leased for a term of years; but in this case the lease should be sold by public auction; its terms should be such as to meet the approval of the responsible administrator of the estates, satisfactory security for payment of the rental agreed upon should be required of its purchaser, and above all, it should be so limited in duration as to give all desirable opportunity of an early sale of the property, so soon as an adequate price can be obtained. The system of leasing properties of this kind is too open to objection, as holding out incentives to fraud and favouritism, to be adopted as a permanent policy.

II. As regards the nine ungranted arpents revisining in La Vacherie, and the eight ungranted arpents in Three Rivers, a precisely similar course should be pursued. They should be sold in free and common soccage by public auction, for cash, at such times as may appear favourable to their advantageous sale. The time of sale, minimum price, &c., should be determined by the considerations just mentioned with reference to land of much higher value than ordinary within the seigniories. A similar provision might be made, if accessary, for temporarily leasing any parts which may not readily sell to advantage.

III. The land occupied by government, or by other parties under its permission, is not of large extent, but from its position is of very considerable value as a part of the estates. It consists of---

1. The Jesuits' college and garden in Quebec, at present a barrack and barrack yard; about 2. The land at Tadoussac, held by the Hudson's Bay Company 3. The church and house of the Jesuits, in Three Rivers, occupied as a Protestant episcopal church and parsonage 4. The site of the Jesuits' house in Montreal, occupied as the site of the district court-house and old gaol, the latter now a barrack 
(?)

Of these properties, the first is by far the most valuable, and the question relative to its disposal the most important.

THE JESUITS' COLLEGE.—It will be remembered that the despatch of Lord Goderich, of 7 July 1831, surrendering the rest of the estates to the disposal of the provincial parliament, expressly reserved this part of them from surrender, except upon condition of the erection of another barrack by the province to supply its place. The words of the despatch on this subject are as follows:

"I understand that certain buildings on the Jesuits' estates, which were formerly used for collegiate purposes, have since been uniformly employed as barracks for the King's troops. It would obviously be highly inconvenient to attempt any immediate change in this respect; and I am convinced that the Assembly would reject any measure which might diminish the comforts or endanger the health of the King's forces. If, however, the Assembly should be disposed to provide adequate barracks, so as permanently to secure these important objects, his Majesty will be prepared (upon the completion of such an arrangement, in a manner satisfactory to your Lordship) to acquiesce in the appropriation of the buildings in question to the same purposes as those to which the general funds of the Jesuits' estates are now about to be restored."

The committee of the House of Assembly in 1831-2, to zhom this subject was referred, reported against any purchase of the Jesuits' college by the province at such a price, and

<sup>•</sup> For all municipal purposes, the territorial extent of the "township" as at present measured in Lower Canada, 100 square miles is most inconveniently large. Thirty-six square miles is the average in the state of New York; and it is in every way a much better one.

expressed the confident hope that the Government would ere long recede from its demand of this equivalent, and restore the college unconditionally to its former use. In the session of 1835-6, the Jesuits' estates committee for the first time reported (though in very guarded language and with strong expressions of complaint against them), in favour of a compliance with the terms offered by Lord Goderich, and presented an estimate of the probable cost of building a barrack, (20,000 L Cy.), and of the probable value of the college, from which the committee inferred the policy of making the purchase at this price rather than delay the settlement of the question longer. The House, however, took no action on the subject, and nothing therefore has been effected thus far towards the attainment of this object.

This committee of 1835-6, valued the Jesuita' barrack at a very high price. They proposed to open two atreets across the barrack yard, to sell the vacant building lots fronting on these streets, to convert the ground-floor of the main barrack building not stores opening on the four atreets, which in that case would pass close to it, and to use the remainder of the building as a college. Thus disposed of, they estimated its value at the remainder of the building as a college. Thus disposed of, they estimated its value at 5,000 l. Cy. a year. Of the character of this valuation (whether extravagant or not) I cannot speak with any degree of confidence, as the commission had no opportunity of making further inquiry on the subject. It cannot, however, admit of a doubt that the

value of this property is such as to make it a most material portion of the estates, and its occupation by the Government a very serious diminution of their value.

Inquiry was made by the commission on the subject of the cost of erection of a new barrack, to supply the place of this building. A highly respectable builder in Quebec, (the individual on whose estimates the recommendation of the committee of 1835-6 was based), stated his own readiness to contract for the erection of a building which should answer the required purposes for 20,000 l., as stated by the committee, with an addition, however, of from 1,000 l. to 2,000 l. more for some out-buildings not included in his former plans. For the erection of the barrack, the House had proposed one or other of three vacant lots owned by the Crown as suitable. It was found, however, on inquiry by the commission, that there were strong objections against the adoption of either of these sites.

One would have placed the barracks outside the present walls, thereby rendering necessary new lines of defence to bring it within the range of the fortifications. A second would have placed it close to the chateau, in a vicinity where its erection must have diminished materially the value of the adjoining private property, the most valuable perhaps in the city, and where probably, besides these two objections, it would have interfered more or less with the defences of the citadel. The third proposed site appeared at first unobjectionable; but on inquiry of the military authorities the last named objection was found to lie against it. The reporting engineer officer stated, that in case of a siege of Quebec, a building of the kind required so placed would have the effect of injuring the defences of the citadel, and would most likely require to be demolished on that account. On the subject of the cost of erecting the building it must be added, that the clerk of the works gave it as his opinion that a much larger sum than 20,000 l., perhaps twice as much, would be needed for the purpose.

Under all these circumstances, I do not see how the proposal of Lord Goderich can be complied with. To purchase another piece of ground sufficiently large within the walls, and so situate as to be unobjectionable on military grounds, and then to erect on that lot another building at a cost possibly as great as is suggested by the clerk of the works, would be to huy even a very valuable property at a very high price. There is no good reason why so much cost should be incurred, and so much trouble taken, merely to procure the use of the identical ground and building once held by the Jesuits, for one branch of the public service rather than for another. A barrack being necessary, and the present building having for so many years served that purpose, it is not now worth while to build another, especially as it is questionable whether the present building would after all serve as well for a modern college as it does for its present use; and whether, supposing that it would, the establishment of a new college on that particular site; is on other accounts

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It by no means follows, however, that the lodgment of a great part of Her Majesty's troops in the province ought to be provided for at the expense of an endowment which is now admitted on all hands to be of right a strictly educational endowment. It may admit of debate, whether the burden ought to fall on the provincial chest or on the Imperial Treasury; certainly there can be no sort of reason why the Jesuits' estates fund should bear it; it is more than enough that they have been charged with it so long as they have. Though it be not worth while to build another barrack in lieu of the present, it is not therefore the less derogatory to the dignity of the Crown to allow the present misappropriation of this part of the estates to continue for its apparent benefit, and apparently under its special direction. Every principle of equity demands the prompt adoption of the course which a due regard for the honour of the empire would suggest, the purchase of the Jesuits' barracks for their present use, by the transfer of a fair acknowledged equivalent for them to the account of the Jesuits' estates; till this be done, the occupation

<sup>\*</sup> I have not a copy of the report by me at present, and give this sum from memory. It is possible I may err, but I believe I do not.

† The extensive buildings of the seminary of Quebec, a very flourishing college, under the direction of an incorporated society of Kuman Catholic clergymen, and in every respect one of the best institutions in the province, are within a stone's throw of the old Jesuits' college.

compation of the college as a barrack must continue to subject Her Majesty's Government to charges already too often urged against it on this account, and too mischievous in their effects for their continuance to be lightly hazarded. From what fund, whether provincial or Imperial, and in what medium, whether in land or money, the required payment may be made, is a secondary question, the propriety or impropriety of restoring the Jesuis' canatte to their full rightful extent and value is no way depends upon it.

So long as a provincial parliament existed with control over the provincial chast, Her Majesty's Government might indeed, with some appearance of reason, throw the onus of the retention of the barracks on that loody, on the plea that the erection of such a building should of right he undertaken at the cost of the province, and that its levialsume.

building should of right be undertaken at the cost of the province, and that its legislature, building should of right be indertaken at the cost of the province, and that the registrature, therefore, by refusing or neglecting to undertake it, was virtually the party on whom the eccupation of the present barrack was to be charged. In the altered state of things this plea has no longer any force whatever; Her Majesty's Government have now by law such control over the provincial revenue, that it is in their power; if they deem the erection of a barrack a suitable object for provincial expenditure, to appropriate from that source to

of a barrack a suitable object for provincial expenditure, to appropriate from that source to that object.

If, on the other hand, it is thought that in the present condition of the colonial revenue such as expense ought not to be or cannot be carried to its account, it is still within the power of Government to make the required purchase is another way, without direct cost to the revenue, provincial or Imperial. It would be easy to transfer to the account of the Jesuits' college an equivalent in wild land for the late Jesuits' college, the college and grounds being for this purpose fairly valued \* in current money, and an amount of Crown land set off for it, which, at a reasonable reduction from the fixed upset price of Crown land, should be held equivalent to such sum of money. In that case, the land so transferred ought to be disposed of in all respects as it has been shown that the wild land already belonging to the estates should be. For this purpose it ought, if possible, to be one block, and so situate as to fall readily under the same management with the existing states. A tract in rear of the seigniory of Champlain and its augmentation, joining the estates. A tract in rear of the seigniory of Champlain and its augmentation, joining the ungranted lands in Batiscan and Cap de la Magdeleine, might perhaps be found the most suitable for this purpose.

THE LAND AT TADOUSSAC .- To determine the value of this property, it is necessary to ascertain whether or not the six arpents granted to the Jesuits are now occupied as the site of the warehouses leased to the Hudson's Bay Company at that place. If they are, this land forms a valuable portion of the tract leased to the company, and a due proportion of the rental paid by the company ought to be paid to the account of the estates, for its use; or else (as proposed in the case of the Jesuits' College) a fair equivalent for it should be granted by the Crown or Province (whichever of the two may hereafter receive the proceeds of the company's lease, to the estates. If Mr. Stewart's opinion be found correct as to the site of this land, then for the present at least it cannot be said to have any assignable

THE CHURCH AND HOUSE OF THE JESUITS IN THREE RIVERS .- The occupation of these buildings for their present purpose has been made a subject of much local com-plaint. By the Committee of the House of Assembly, they were represented to be in equity the property of the Roman Catholic inhabitants of Three Rivers, whose forefathers (according to the Committee) erected them for the Jesuits who resided there and officiated as their parochial clergy. I have not been able to make any personal inquiry into the merits of this claim. As there is now another church erected in Three Rivers, by the Roman Catholic inhabitants of the place, fully adequate to their accommodation, there is perhaps no sufficient reason (whatever the merits of this claim) why these particular buildings should now be diverted from the use to which they have been put for more than 30 years. Supposing them, however, to be still occupied as at present, there is no propriety in making the expenses of a Protestant Episcopal Church in Three Rivers fall in great part on an endowment for general educational purposes in the province. The Government having seen fit to authorize the occupation of this property for its present use, should make good the loss to the estates, if not by the restoration of the identical property, at least by the grant of a satisfactory equivalent. Such equivalent should go to the general fund of the estates, unless indeed the claim of the inhabitants of Three Rivers, above referred to, should prove, on further inquiry, to be founded on equity.

THE SITE OF THE JESUITS' HOUSE 18 MONTREAL.—By the letter of Lord Goderich's despatch (which excepted only the Jesuits' Barracks) this property was placed in 1831 at the disposal of the provincial parliament. It is occupied by the district court-

<sup>•</sup> In this valuation it would be necessary to include both land and barrack, as both are equally the property of the estates, and to value them not at the rental which would readily be paid for a barrack, but at such a price as, with all reasonable effort for the purpose, it might be supposed they could be made by the administrator of the estates to fetch, were their occupation as a barrack out of the question. One of the buildings on the ground (a store-house) has been erected with Government money, and this would have to be excepted from the proposed valuation. It is not easy, by the way, to see what could be done with this building, were the restoration and not the purchase of the college determined on.
† Mr. Kimber says that another piece of land at some distance up the Saguenay, also within the Hudson's Bay Company's tract, was held by the Jossaits. If so—and the facts of the case ought to be accertained—the same remarks are applicable to it as to the land at Tadoussee. No mention is made by Mr. Stowart of any such property.

such property.

house and the former district gaol, two buildings, the whole cost of providing which should have fallen on the province. A new gaol has recently been erected by the province on another site, in lies of the latter of these buildings, which is now occapied as a birrack. These buildings not having been erected at the cost of the estates, no caused dain can be made out for their transfer to the estates. The land, however, on which they stand is very valuable, from its position in the heart of the city of Montreal; and a fair equivale. For it should be granted, since neither court-house nor barrack should be provided at the expense of an endowment for education. The present occupation of this property having taken place while this endowment was in the hands of the Crown, it rests with the Crown, now that it is acknowledged to have rightfully another and very different destination. To make that it is acknowledged to have rightfully another and very different destination, to make up, if possible, for its loss."

Should Mr. Kinder's essertion, that the land known as the "Government Gardens" forms

part of the lot bek: by the Jesuits, prove on inquiry to be correct, there is no reason why that piece of land should not be restored to the estates; as, though valuable, it is not occu-

pied by buildings of any kind.

IV. The land occupied in Three Rivers by the Trustees of the common is held on the strength of an asserted agreement made by the inhabitants of Three Rivers with the Jesuits. How far the validity of this agreement is fairly a matter of dispute, does not appear from any thing in the commissioner's returns, or in the reports mede to the House of Assembly; nor had I any opportunity in Canada to make particular inquiry on the point. Should the claim of the trustees, however, prove to be without foundation, the land in question ought to be disposed of as above suggested in the case of the other lands belonging to the estates, and not yet alienated.

If the course of measures indicated in the preceding remarks be adopted, there is every reason to believe that the portions of the Jesuits' estates heretofore unproductive will be made to yield within a very few years a larger revenue than has ever yet been drawn from so much of the estates as up to this time has been productive. Eventually they may be expected to produce a revenue worthy of the use to which it is devoted.

### Cap. VII.

The MEASURES required to obtain from the PROPERTIES heretofore productive their utmost net value.

On this subject I propose to follow the order of arrangement in speaking of the several productive properties which is laid down in Cap. V.

I. The Concessions.-From what has been already urged, the propriety of an equitable commutation of the tenure on the conceded as well as on the unconceded portion of the estates must be sufficiently obvious. So long as the present tenure obtains in the conceded portion, so long its existence there must operate to the disadvantage of the estates, as regards the disposal of the land in rear of them not yet conceded, the tenure of which, as I have already shown, must be changed, to give it value in the market at all. So long also must the revenue from the concession continue uncertain and difficult of collection, the accumulation of arrears on it unavoidable, and the expenses of its collection unduly

It may be added, as a further argument (if indeed that be necessary), that the change of tenure, which must ere long be eil stually provided for by law throughout the province, will soon make it impossible to sustain the present system in this particular fraction of its territory.

What specific legal provisions would best answer the end proposed, it is necessarily out of my power to state. Their character must depend on that of the enactments which it is proposed to make for the same object in other parts of the province; and in ignorance of these, I cannot do more than state generally the necessity of such an enactment for these. How far the commutation must or should be voluntary on the part of each censitaire, or how far it can be made legally or in effect unavoidable on his part—how the amount of compensation payable for the redemption of his land from further charges, &c., should be calculated-when such compensation should be paid; these and other questions must be settled, for the Jesuits' estates, to a considerable extent at least, on the same general principles by which their decision is regulated in the case of the Island of Montreal, and of the province generally.

The general principle on which I have insisted, in speaking of these four properties, would perhaps rightfully admit of application to the "free grants" made by the Crown in La Vacherie and the city of Quebec mentioned on pp. 134-6. Her Majesty's Government has acknowledged, in the words of Lord Goderich's despatch, "that the Jesuits' estates were, on the dissolution of that order, appropriated to the education of the people," and "that the revenue which may result from that property (the estates) should be regarded as inviolably and exclusively applicable to that purpose." After such an admission, the honour of the Crown surely requires the still past misappropriations of particular portions of the estates be as far as possible resulted, or made up for. It is not enough that this be virtually done by the adoption of a general policy favourable to education, and the grant (as do novo) of a fund from the Crown land, or any other revenue, in support of it. The restitution should be openly acknowledged as such, or the conduct of the Imperial Government will still remain open to the complaints so often and so effectively made against it on this account. It is easy, by carrying out the principle above suggested, to render this complaint for the time to come impossible, but it cannot be done otherwise.

The direct advantage to the revenue of the estates, of a commutation effected on equitable principles, would consist in the substitution (within a few years) of an easily managed fund, for one of which some 36 or more per cent. runs yearly into arrear, and another so percent, or thereabouts is lost in expenses of collection. Supposing the amount to be paid in for commutation of tenure to be a fair equivalent, or in other words, to yield an amount or interest equal to the average of yearly payment that should fall due on the concessions—say only for the 10 years to come—the saving of arrear and coats could not fail to make the

only for the 10 years to come—the saving of arrear and coats could not fail to make the exchange every way advantageous to the estates.

If. The land sold en constitut, or leased, for settlement and cultivation.—So far as the land sold en constitut is liable to the charge of lods et ventes, the proposed change of tenure weald necessarily affect its purchasers as well as the censitarios. Except in this particular, no change can be effected on this species of property. The terms of sale are positive and admit of no modification. The extent of land thus disposed of is trilling, and the interest upon it is therefore tolerably easy of collection; so that this impossibility is comparatively unimportant. As the capital due upon it is paid in, it should be invested with the other capital of the extents. with the other capital of the estates.

The leased farms, as their leases fall in, should be sold by public auction for cash, if by such sale their full value can be realised. If not, they should be again leased for moderately short periods, till an opportunity for their advantageous sale may offer. As suggested in the previous chapter, however, it is important to require that all such leases be sold by public auction to the highest bidder who can give security to the estates for punctual.

payment of the rental he offers.

III. The house lots disposed of by sale on constitut or its equivalent, are in precisely the same porition with the lands sold in the same way for cultivation just spoken of

the same position with the lands sold in the same way for cultivation just spoken of.

IV. The mills, with the proposed change of tenure, the right to monopoly on the part of the seigniorial mills, would of necessity fall to the ground. So far, therefore, as this monopoly conduces to their value, a compensation for its loss would of course require to be made in the sum payable from each censitaire for the change of tenure. The mills themselves should as soon as possible be sold by public auction, as proposed in the case of the other properties. Till such time as a fair price may be obtainable for them, it would be necessary to continue to lease them, still, however, under all the conditions already mentioned. The heavy expenses incurred on the mills (apart from all other more general considerations) prove the necessity of selling them as soon as possible. Their expenses might perhant he kent down to some extent by a better avatem. Their expenses might perhaps be kept down to some extent by a better system of management; but after the loss of the monopoly they now enjoy, it is impossible they should long continue a profitable property in the hands of any administrator empowered

only to lease them.

V. The coves, saw-logs, ferries and forge reserve.—So far as the coves, saw-logs and down in

V. The coves, saw-logs, ferries and forge reserve.—So far as the coves, saw-logs and ferries are concerned, it is enough to remark, that the principles already laid down in reference to the other leased properties are equally applicable to their case. The forge reserve alone, from its peculiar character, requires a separate consideration.

From a report addressed by the Hon. M. Bell (for many years the lessee of the St. Maurice forges) to his Excellency Lord Aylmer, in April 1835, while the question of a renewal of his lease was under consideration, it appears that a capital of 48,0721. 10s. 6 d. currency was at that the invested by him in the forges, and that they could not be advantageously conducted by any one not possessed of at least that amount of capital. The forge reserve from the seigniory of Cap de ia Magdeleine, if it be hereafter leased at all, must of necessity be leased to the holder of these forges, and the extent of the capital required on the part of the lessee renders it almost impossible that any thing like adequate competition should ever exist among capitalists for the purchase of a few years' lease of a property of such a character. The provision for leasing by public auction becomes therefore in this case nugatory.

fore in this case nugatory.

It is not easy to perceive, however, the necessity of any such reserve at all for the maintenance of the iron-works of the St. Maurice. Fire-wood, charcoal and iron are the articles to be obtained, the former from the neighbouring woods, the latter from the surface of the surrounding country, over which it is found scattered in masses more or less surface of the surrounding country, who would hance infer the necessity of keeping whole plentifully for many miles. But who would hence infer the necessity of keeping whole leagues of territory in every direction from the iron-works an uncleared forest, and of thereby arresting the progress of settlement along the whole course of one of the finest rivers of a large province? Would any man propose to set apart a wide waste for a "Steam-boat Reserve close to a city, because steam-boats require a vast supply of wood for fuel? Yet this, in its effect, were not so had as what is done for the town of Three Rivers and its neighbourhood by the lease which marks out the "Forge Reserve." This latter not merely cuts off an adjoining tract of land from cultivation, but effectually takes away all the back country the town would otherwise have had, and closes the very river on which it depends against it.

If the land now reserved for the forges were sold (as the general interests of this section of country clearly demand that it should be) to bond-fide settlers, the settlers must of necessity set themselves to clear off the timber from it, and yet could not clear it all off for many years. For all this period, it could be procured of them for the forges at a very reasonable rate, as low, doubtless, as at present, probably lower. The ore too would be worthless to the settler, except as a commodity to sell at the forges; and this, therefore, would be ob-tainable at a moderate cost, so long as ore should be found in the neighbourhood at all. As the supply of wood and ore in the immediate vicinity gradually fails, both must of

course be sought at an increasing distance; but how much better and more cheaply can this be done, if the intervening space be a settled country with public roads through it, than if it remains wild and traversed only by such paths as those who seek the wood and ore

By the terms of concession under the feudal tenure, all mines and metals are reserved as the property of the Crown. The Jesuits' estates, therefore, may be said to have no right to the iron ore on the forge reserve. Except in so far as the Act commuting the tenure might otherwise provide, the Crown would in fact still retain the right to take the ore from any part, sold or unsold, of the seigniory in which it lies. A right like this, however, as it appears to me, it is very far from desirable to exercise. Must not the Crown derive (as the very lowest estimate) as much revenue from the increased value given to the land from its being sold without a reservation of this kind, as it can derive from the mere exercise of this right, preventing, as that exercise does, the sale of vast quantities of land altogether? And can it be a question by which of the two courses the public welfare will be best promoted? Whether in abandoning this right in the case of the seigniory of Cap de la Magdeleine, it may or may not be desirable to provide by the Commutation Act for a compensa-tion on account of it from the estates to the Crown, is another question. The amount of such compensation could not be more than trifling; and it does not appear to me to be worth while to take it into account.

On the expiration, then, of the present lease in 1844, I think it on all accounts desirable that this land be surveyed and offered for sale, along with the other ungranted land in the seigniory. In fact, till this shall have been done, it is not likely that the ungranted land in rear of the reserve (more than 200,000 arpents) can be sold to any very considerable extent. Till such time as it may be sold, it may be well to grant permission (for a fair com-pensation) to the lessee or holder of the forges to draw wood and ore from it; but such permission should on no account stand in the way of a bond fide sale of any part of it at

any time for settlement and cultivation.

In this chapter and the preceding, I have not spoken of the increased productiveness of the estates, which may be made to result from a better system of appointing and paying those charged with their administration. This subject belongs rather to the concluding chapter of the report.

## Cap. VIII.

The Amount of Arrears now actually due on the Estates; and the MEASURES by which so much of them as can be collected at all, may be best and soonest realised.

IT is apparent from the statements made in Cap. IV., on the subject of the returns of arrear on the several properties of the estates, that they afford no means of estimating the gross amount of arrear actually due with any approach to correctness. For several of the properties, no return of arrears is attempted; for several others the return is imperfect, not including lods et ventes; and in almost every instance, as regards cens et rentes, the returns are found to be so inconsistent with themselves as utterly to preclude faith in their correctness. Under these circumstances, my remarks on the subject of arrears must of

hecessity be of a very general character.

From the face of the returns (A. 3.) (A. 6.) and (C.) the sum total of "ascertained" arrear due on the properties for which returns are given on the 30th September 1837, was about 14,700 l. Cy. adding to this the additional sum "conjectured" to be due in La

Prairie, the total is raised to about 15,500 l. Cy.

In these returns, however, it must be remembered that several quite heavy irems are either omitted altogether or else reported so low as to prove the return grossly erroneous. From the seigniories in the Quebec agency, in particular, the statement of arrears on lods et ventes is scarcely attempted in any instance, about 2301., only being called the total gross arrear in the two seigniories, for which alone any return is pretended

That the above amount must fall short of the truth, even for the properties on which it is returned, is indeed sufficiently clear from the fact already stated in Cap. III., that the returns show an increase of arrear on these very properties for the six years between 1831 and 1837 of more than 8,000 l. Cy. It may be true, and I believe it is, that the increase of arrear has been considerably more rapid for the last six years than before;

but it cannot for a moment be supposed to have been so much more rapid, as that the last six years' arrears should be actually larger than the whole arrear due from all former years. In support of this presumption, it further appears from the tenor of the reports of the committee of the House of Assembly, as well as from the provisions of their bill of 1835-6 on this topic, that the amount of arrear of very old standing was looked upon by them as constituting a considerable proportion of the total arrear due. The bill, in fact, proceeded on the assumption, that upon a great many farms the arrears were so heavy as to equal, if not to exceed, their entire value, and the relief it offered consisted in the remission of such arrears as should be found to have been incurred by former holders of the same, and not expressly assumed by their present holders. If, however, the total arrear of earlier date than 1831 be supposed (as the returns make it) about 7,000 L currency only, a provision like this is quite unintelligible.

I cannot pretend to conjecture the true amount at present due. That it must be several thousand pounds at least greater than the above-returned amount is sufficiently certain. It must not be forgotten that another year and a half has now clapsed since September 1837, and that if for this period the arreurs have accumulated at the same rate only as for the six years previous, another 2,000 l. or thereabout must be added on this account

alons.

Of the 15,500 l. above mentioned, rather more than 9,300 l. is set down as due on the concessions within the seigniories, and the remaining 6,000 l. or thereabout on the other sources of revenue. The deficiency of the returns, no doubt, affects unsinty the former of these two items, though the latter is by no means accurate.

There is no good reason for supposing it impossible, by legislative and administrative measures together, to collect within a few years almost the whole amount of the arrears due; unless indeed it be found (as the returns give but too much reason to fear it may be), that the agents' accounts with the censitaires have been so ill kept, as to afford no legal evidence of the amount really due from them. It is not desirable, however, to press harder upon the debters of the estates than is absolutely necessary. evidence of the amount really due from them. It is not desirable, however, to press narrow upon the debtors of the estates than is absolutely necessary; a term of years should be granted, therefore, within which the payments due should be required in regular instalments; and in settling the amount due on the concessions, it would be well to remit all debts to the estates for which the holders bond fide in possession at a specified date are not through their own act directly responsible. Those principles formed the basis of a late provincial Act for the recovery of debts due to the King's domain, which Act has been found, I believe, to work unexceptionably. They were recognized also in the Bill of

found, I believe, to work unexceptionably. They were recognized and in the lessifier of the lessifier extracts.

The reduction proposed to be made by the second of these provisions cannot (so far as the returns are at all admitted as evidence) amount to a very large proportion of the whole sum due. Probably, it would be quite safe to say, that after it shall have been made, there will still remain a large amount to be paid up by instalment than the whole sum which appears on the returns. Indeed, except as a consequence of most grossly deficient accounts, I think it might reasonably be expected, that by a law of the required tenor, and a faithful and judicious administration of the estates under such a law, an amount exceeding 20,000 l, would be realized on this account in the course of the term of years to exceeding 20,000 L would be realized on this account in the course of the term of years to be prescribed by law for such collection.

It is obvious to remark, that all monies thus collected on account of arrears should be promptly invested as so much capital belonging to the general fund which it is the object of the series of measures I propose to form out of the Jesuits' estates.

## Cap. IX.

The Amount of Monies belonging to the Estates accumulated in the Provincial Treasury since 1831, and the Measures to be adopted to render it a productive

It has been already mentioned in Cap. II., that in consequence of the provisions of the Provincial Act, 2 Will. 4, c. 41, the net proceeds of the estates have been accumulating in the hands of the receiver-general of the province since the month of October 1832.

By reference to the accompanying paper marked (E.), it will be seen that the reports of the receiver-general show that on the 10th of April 1838 there stood on his books, credited to the estates, the sum of 12,6861. 6s. 10s d. sterling, or 14,095 l. 18s. 9d. currency. A note from the commissioner of the Jesuits' estates, dated 6th October 1838, informed the education commission that he had on that day paid over to the receivergeneral a further sum of 833 l. 4s. 0 \(\frac{1}{2}\) d. currency, thus showing the gross amount in the receiver-general's hands at the close of the financial half-year ending 10th October 1838 to have been 14,929 l. 2s. 9\(\frac{1}{2}\) d. currency, or possibly a trifle more, as the receiver-general occasionally receives small amounts obtained by legal proceedings, without their passing through the commissioner's hands.+

through the commissioner's hands.†

The addition of the next six months' income, ending 10th April 1839, will probably be somewhat below the average, as the expenses of the returns to the education commission will perhaps be charged upon the half-year's receipts. It is probable, however, that at the present time the sum appearing on the receiver-general's books as belonging to the estates exceeds rather than falls short of 15,500 L currency.

To this amount, as intimated in Caps. II. and IV., I have to claim that two further sums ought of right to be added, by transfer from other branches of the provincial revenue, to which they have been improperly carried.

The smaller of these is shown on p. 126 of this report, and the pages following, to be

The smaller of these is shown on p. 128 of this report, and the pages following, to be due on account of the forge reserve in Cap de la Magdeleine, from the account of the King's domain revenue, I presume. Since September 1831, it has amounted, probably, to nearly 250 l. currency.

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<sup>•</sup> Provincial, not real sterling.
† In the six years and a half from 10 October 1801 to 10 April 1808, there have been four such payments, amounting in all to 731. 13s. 74d. currency. This amount is not included in the returns of the revenue of the extates made by the commissioner, nor yet in the tables (F.) and (G.) or in the amounts quoted in the preceding chapters of this report; the two latter proceeding wholly on the data furnished by the former. The amount in question was too small to require such repeated mention as would have been necessary for this purpose in the report; and it was impossible, from the want of precise information about it, to make it appear on the tables.

The other sum is much larger, 7,154 l. 13 t. 43 d. Cy., and is to be transferred, if the following considerations are of any weight, from the account of the general revenue of the

province.

province.
The receiver-general's books show on October 10, 1831, a balance credited to the estates of 8,000.1.162.3d. sterling, or 8,012.1.02.3d. Cy. At this time the estates were given over to the disposal of the provincial legislature. The tenor of the Act of 2 Will. 4. C. 41, which passed into a law in February 1832, has been already stated, (see p. 101.) This Act provides that all monles from the Jesuitt' estates, "which now are in or may here-after come into the hands of the receiver-general, &c.," shall be applied "to the purposes of education exclusively," &c. On September 22, 1832, more than a year subsequent to the surrender of the estates to the provincial parliament, and seven months after the massage of the above law, the sum of 7.1541.156.44d. Cy. was transferred to the general passage of the above law, the sum of 7,1541. 15s. 41d. Cy. was transferred to the general revenue, by order of the provincial executive. For the explanation of the reason given for this order, it is necessary to go back to some transactions of an early date in the

history of the estates.

history of the estates.

For a number of years saler the first occupation of the estates by the Crown, their revenue was kept as already stated, i.t the hands of a treasurer of the estates. During the period of the receiver-generalships of Henry Caldwell, esq., and his son Sir John Caldwell, this office was held by them with that of receiver-general. Mr. Henry Caldwell, at the time of his death, was indebted in a considerable sum to the Jesuits' estates; and all his real estate stood pledged to Government on account of this debt. The bulk of his setate descended to his son, Sir John Caldwell, who succeeded to both his father's offices, and became the party liable for the above debt to the estates. A smaller portion of it was left to his daughter. On the discovery of Sir John Caldwell's defalcation, the Crown proceeded against his estate in behalf of the province, and in some of the suits instituted on this against his estate in behalf of the province, and in some of the suits instituted on this account was in danger of defeat, in consequence of the existence of certain mortgages on properties inherited by him from his father, which mortgages bore date prior to Sir John's liabilities as receiver-general, but later than the date of his father's debt to the Jesuits' Jesuits' estates, and by so doing recovered in the spring of 1830, to the amount of 7,1541. 15 s. 4d. Cy. Another amount of 1,3801. 3s. 4d. Cy. was recovered about the same time for the Jesuits' estates from that part of Mr. H. Caldwell's property which had been left to his daughter, and had never therefore become liable for Sir John's debts to the province. In Lord Goderich's despatch of July 7, 1831, a distinction is drawn between these two sums; the former being spoken of as more properly belonging to the general revenue, the latter clearly to the estates. No reason for this distinction is given in the despatch; but I find the omission supplied by the evidence of T. F. Elliot, esq., before a Committee of the House of Commons; where it is stated, that "it was deemed more gracious" on the part of the Crown to give up this money (to which it might be urged that the general revenue of the province had a sort of concurrent claim with the Jesuits' estates) to the general revenue of which the provincial parliament had the entire disposal, rather than to retain it for the Jesuits' estates, "which were not then under the control of

the legislature."

It does not appear to me that this reasoning is by any means conclusive. It was the object of the very despatch in question to place the Jesuits' estates " under the control of the legislature;" so that the distinction set up between the two revenues is destroyed by the document which proceeds to draw conclusions from it. Nor, indeed, supposing this were not so, do I see the justice of admitting the existence of any concurrent claim, such as the argument supposes. The province had, upon the properties in question, in point of fact, no claim at all, inasmuch as its claim was barred by those of n third party holdor fact, no claim at all, inasmen as its claim was barred by those or a third party holding mortgages, which took those properties out of the reach of the Crown, except asholder of the Jesuits' estates claim. This last was the only claim worth any thing in the
case. Had the Crown, indeed, retained the general disposition of the Jesuits' estates, it
might have been a "gracious" proceeding on its part to abandon this part of their revenue
to the legislature, for general or for specific purposes; but as the case really stood, the whole
proceeding seems to me to have originated in a complete misconception of its merits.

But a transpired the distinction course or into all they can fairly be inferred from the

But, supposing the distinction ever so just, all that can fairly be inferred from the despatch is, after all, this; that the legislature was to have the one sum submitted to its disposal for any purpose it might think fit to name, and the other for educational purposes only. It is preposterous to suppose that a desp. tch could bar the right of the provincial parliament by Act (assented to by the Crown), to appropriate both, if it saw fit, to educational purposes. That this was done by the 2 Will. 4. c. 41, is perfectly obvious. Both the sums had "arisen out of" the Jesuits' estates; at the time of the passage of the Act, both were in the receiver-general's hands; and they must both have stood credited to the estates (else how could the transfer from the estates have taken place a year afterwards?) on the receiver-general's books. Now, the provision of the Act is peremptory, and without reserve or exception, that "all" such monies should be inalienably applied for public education. If it be said that possibly this provision was not meant to bear this construction, a glance at the report of the committee who drew up the bill will suffice to show beyond the possibility of a doubt, that it was not only intended, but was unequivocally

<sup>\*</sup> There remains still a heavy balance due from the estate of Sir John Caldwell; but from the amount of the heavier unsatisfied claims of the province, it is not at all likely that any part of it will ever be realised.

declared by its authors to bear this meaning and no other. The words of the committee's report are as follows: "The 7,1541,, &c.,\* and the 1,2801,, &c.,\* mentioned in the despatch as belonging to the estates, your committee find are in the hands of the receiver-general, and included in the balance of oash in hand by the statement laid before the House, dated the 38th November last, and amounting to \$0,8071. 19. 2 d.

"Your committee are of opinion that legislative provision ought to be made, that the above balance of 8,4391. &c.\* and the gross revenue of the estates for the current year should be placed in a separate chest," &c. "and that no part of it be issued but for the purposes of management and education exclusively," &c.

The bill reported for the purposes thus stated by this committee became a law. The latter of its enactments was clearly violated by the transfer in question; and this report shows their intention to have been no less clearly set aside. There can be no reason why a transfer thus manifestly contrary to law, and founded in misconception from first to

why a transfer thus manifestly contrary to law, and founded in misconception from first to last, should not be at once cancelled, and the amount again carried to the books of the estates.

The whole amount, then, which ought to appear on the receiver-general's accounts as

belonging to the estates is about 22,900 L currency.

This sum or the greater part of it, it appears to me, should be promptly invested as capital, within the province, in whatever manner may promise the best return upon it. It would form a fund with which to commence the proposed system of investment, which (as I have argued) ought to be extended, as fast as circumstances may allow, to all the other

properties belonging to this endowment. A part of it, it might be found advisable to expend on the surveys and improvements which will be necessary to bring the ungranted land into the market and give it a real value.

It was enacted by the 2 Will. 4. c. 41, th. the monies in the provincial treasury belonging to the estates should be "placed in a separate chest in the vaults wherein the public monies of the province are kept." This, as I have already stated, has not been done, and the monies in question have therefore to be drawn from the balance of unproved. and the monies in question have therefore to be drawn from the balance of unappropriated monies in the public chest: It is very possible, from the drain upon the treasury which recent events have caused, that it may not consist with the exigencies of the public service to have the whole sum immediately drawn out of the receiver-general's hands. In this case, the amount retained should bear the same rate of interest to the estates fund for the period during which it shall be loaned to the province, which would otherwise have been progurable by its investment, as above proposed. The interest which has already been lost to the estates by the way in which these monies have been left to accumulate would amount to several thousand pounds. There is no propriety in allowing any further less of this character to take place.

#### Cap. X.

The GENERAL OUTLINES of the System which should be adopted for the future Management of the Estates; and the Means by which the required Changes can best be introduced.

It has been already shown, (see Cap. V.) that one—and that not the least powerful—cause of the smallness of the revenue the Jesuita' estates have yielded, has been the mode of appointing and paying the officers who are charged with its collection. The measures which in my opinion are required on this account may be easily inferred from the remarks offered in that chapter on the defects of the present system, and the faulty character of the system which the House of Assembly would have substituted in its stead.

The Jesuits' estates, to be well managed, should be placed in the hands of a single administrator, who should be clothed with all the powers necessary to enable him to do justice to his trust, should be subject to the strictest responsibility to the executive and to the provincial parliament—should be so well paid as to require no other income than his official emoluments—and should hold his office by such a tenure, and be paid in such a manner as to be placed under the strongest possible inducements to a punctual and

economical collection of every class of revenue.

The general provisions of the bill of 1835-6, in regard to the mode of appointment of the three administrators proposed by it, might with propriety be adopted for the appointment of this office. He should be appointed by the Governor and Council of the province should be required to give satisfactory securities for the faithful discharge of all the pecuniary obligations of his office, and should be empowered by law to sue in behalf of the estates in his own name, as a trustee, and not in the name of the Crown.

The administrator ought further to have power by virtue of his commission, to employ agents at his own discretion, on his own terms, and at his own risk. All agents duly appointed by the administrator should be empowered to perform any of his duties which he may delegate to them; but beyond this the law should take no account of them. The responsibility for every official act, whether done by himself or by deputy, should rest solely with the administrator, and he must therefore of necessity be allowed full power, as regards the manner and amount of their payment, their duties, accounts, &c.

These three amounts are not correctly copied in the despatch and report. The meaning is not, however, therefore the less clear.

The administrator should be required to make a full yearly report, detailing all the transactions of the past year, showing the stare of his accounts, the actual state of each of the properties and investments under his care, and offering such suggestions as he may have to make to Parliament or to the executive, as to any legislative or other measures not in his own power to take, which he may deem advisable. This report should be laid before the provincial legislature immediately after the commencement of its regular session. Besides this yearly report, it would of course be incumbent on the administrator to make answer or report on any special subject of inquiry, whenever called upon by the executive or by either House of Parliament to do so.

I am of opinion, that to ensure the faithful discharge of the administrator's duties, it would be advisable to make his tenare of office "during good behaviour," and not "during the state of the sta

I am of opinion, that to ensure the faithful discharge of the administrator's duties, it would be advisable to make his tenure of office "during good behaviour," and not "during the pleasure of the Crown; "if so, he should be liable to impreshment before a specified legal tribunal (the supreme court, should such a tribunal be created, as it certainly ought, or whatever court may be vested by law with the highest jurisdiction known wishin the province), at the instance of either branch of the legislature or of the executive Neglect of duty of any kind, and not positive corruption or defalcation only, should be made matter of impeachment, on proof of which the court should award at its discretion loss of office, or forfeiture, in whole or part, of recognisances (the latter only in case of defalcation or loss to the estates by corrupt practices or gross remissness), or both. Defalcation or fraudulent practices of any kind should further be matter for criminal procedure by ordinary course of law, in all cases where sentence of removal from office may have been pronounced by such court on either of these charges, and the law officers of the Crowa ordinary course of law, in all cases where sentence of removal from office may have been pronounced by such court on either of these charges, and the law officers of the Crown should be held bound to prosecute accordingly. Except, however, by sentence duly pronounced after trial by a judicature of the highest and most impartial character to be found in the province, he should not be removable, or his recognizances liable to forfeiture. An officer removable at pleasure by the executive cannot act with the decision necessary to the successful discharge of such duties as must devolve on an administrator of the Jesuita' estates. No officer, indeed, who is liable to heavy charges from interested or party motives should be exposed, unless from sheer necessity, to the temptations and risks with which such a tenure of his office surrounds him; nor indeed ought so fertile a source of dissension as it necessarily creates between the popular branch of the Lesian source of dissension as it necessarily creates between the popular branch of the Lesian

risks with which such a tenure of his office surrounds him; nor indeed ought so fertile a source of dissension as it recessarily creates between the popular branch of the Legislature and the Government to be kept open.

It would probably not be desirable to charge the administrator of the estates with the duties of a treasurer more than may be found absolutely necessary, since by so doing it would be made so much less casy to check his accounts, to sav nothing of the increased amount of the securities which such a course would require to be given in his behalf. It would be easy to require prompt payment of all monies collected by him on special deposit into the hands of the receiver-general, till such time as the same may be required for the public service; in this case it would be necessary that this payment should be made at reasonably short intervals, and that the distinction should always be preserved in making it between the monies received as ourreat income to be expended, and those received as capital to be re-invested. The former alone should constitute the fund subject to approcapital to be re-invested. The former alone should constitute the fund subject to appropriation for educational purposes; the latter (with such deduction only as may be necessary on account of expenses of collection, &c.) should be regarded as inalienable. The administrator should not be allowed to make any deduction from monies received before paying them over to the receiver-general, except in cases where such deduction may be unavoidable, and then wholly at his own risk, such items being charged as so much paid towards his allowances as administrator, if disallowed when his accounts shall come up for audit. No fees, it is obvious, should be allowed on any warrant or other form of instrument by which monies belonging to the estates may be drawn from the receiver-general's hands, whether for transfer as capital to a new investment, or for payment of expenses

of management, or of appropriations for educational uses.

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It would be necessary, by legislation of the general character proposed in Caps. VI. VII. and VIII. to give the administrator power to collect the arrears due on the estates, to effect the change of tenure upon them, and to dispose by public auction of the land not yet granted, &c. &c. The same law or laws which should invest him with these powers would prescribe also his duties in the dispharge of them. From the short period of times to which my inquiries have been limited, I am unable to do more at present than suggest, as in the chapters referred to I have suggested, the general principles upon which the legislature and other measures required should proceed.

The emoluments of the administrator should not be fixed in their amount, and regular,

but should be drawn from fixed allowances on the monies collected, the rate of per centage to vary according to the difficulty or case of each different kind of collection he may have to make, to cover the entire charge on account of collection which can be brought upon the estates, and to be calculated, not upon the gross receipts, but upon the amount remaining after the deduction of such necessary expenses as it may not be desirable to place (as all agents' charges and minor "incidentals" would be placed) at the cost of the administrator out of his allowances.

Without further inquiry, I could not draw up a tariff of allowances on the system above suggested; but after the further inquiry which is necessary to determine with precision the requirements of such laws as should secure the objects proposed, it would be easy to do so. Wherever, from the nature of the collection, the administrator might be under the necessity of employing agents or keeping open offices for particular purposes, his allowance should be high enough to enable him to do so, and yet derive adequate compensation for his time and responsibility in the case. Wherever, again, the collections are more easily made, the allowance should be proportionally lower. After the first more or less difficult collections of money to be invested at capital, (the collections, that is to say, on account of arrang, commutation of tenure and sales of land, it would probably be advisable to make no allowance on the more transfer of capital from one investment to another. On its first calloction for investment, an allowance must of course be made. To secure the independence of the administrator and make his tenurs of office in fact as well as in name, "during good behaviour," it would be necessary to provide, that the rates of allowance, case fixed, should not be liable to reduction during the incumbency of the administrator, for whom they were appointed a to that that officer may be secure of enjoying (as long as the shall discharge his duties faithfully) the fall advantage of any economical arrangements he may introduce into his department. The administrator's claim for allowances due to him should be anothed periodically (say, every six months), at the same time with the rest of his accounts for the period in question, and by the same officer or officers as may be appointed for the administrator of particular items by the auditing officer, his appeal should lie to a specified court of law, and the judges constituting such court should pronounce definitively on the merits of the case. A like course should be followed, in case of complaint by either branch of the legislature, against the mode in which the administrator's accounts may be audited, and his claims allowed.

The result of this system would be, that the rate of charge for administration would be cantinually decreasing, as the gradual transfer of the property from its present disadvantageous form of investment to a better form shall be going on. From the first, under such a system, the administrator might be adequately remunerated, and all other necessary expense defrayed at a less cost than i

are not all of the concerted portion; and the present amout in most in contention or cens exsentes and lods et ventes, converted into an easy and put that receipt of dividends on
stock, or interest on loans, of approved and undoulted credit. Every such investment of
capital (made as proposed within the province) would be so much added to the available
resources of the province; just as every penny of the money at present collected or ulaimed
from the censitaires who hold under the estates is so much deducted in almost the worst

from the censitaires who hold under the estates is so much deducted in almost the worst way possible from those resources. In the end, a property which is now vexatious and burthensome to almost every man from whom its revenue is drawn, would be made obviously a source of profit, as well to the individuals who should pay, as to the public which should receive and use its increased revenue; a property now yielding a trifling and uncertains evenue would be made valuable, and certain in its returns; and its expenses, now as heavy as they well can be, would be made as light as it is possible to make them.

It is beyond my power to offer estimates, which should not rest to a great extent on mere conjecture, as to the probable increase of the productiveness or diminution of the expenses of the estates under the proposed system. So far, however, as my inquiries have enabled me to form a conjecture on the subject, I should suppose that within 20 years the capital fund to be created by commutation of tenure, collection of arrean, sales, &c. as above recommended, would yield (at aix per cent.) an income of not less than 30,000/c. currency per annum, and in the end, I have no doubt, more; and the whole of this income might and would then be realised. Under the present system the gross estimated income is little more than a sixth part, and the average gross collected income almost 38 per this sum. Under the present system to collected income almost 38 per of this sum. Under the present system, out of this collected income almost 38 per cent. has for six years running been expended on collection, management and repairs.

Cont. nas for six years running been expended on collection, management and repairs. Under the new system, these expenses might probably in two or three years be brought as low as so per cent, on the current revenue collected for the year's appropriations. In so years, I have no doubt they could be brought considerably under 10 per cent.†

These results, it will be remembered, are predicated altogether on the supposition of the prompt adoption of a general policy of government and legislation for Lower Canada, calculated to raise the province from the depressed and embarrassed situation in which it is at present placed. Except upon this supposition, indeed, the revenue of the extense of the content of calculated to raise the province from the depressed and embarassed situation in when it is at present placed. Except upon this supposition, indeed, the revenue of the estates cannot be expected by any possibility to increase, but may even be expected yearly to diminish. The value of all other property in the province is falling rapidly, under the influence of the existing state of things. This property must rise or fall in value to a great extent, in consequence

This sum may appear too high at first sight, in view of the present trifling income of the estates; but the extent of the unsold land must be remembered. The estimate proceeds, on the supposition that in 20 years most of this will have been sold, sad further, that for the other very valuable properties as yet unproductive the estates, a fair productive equivalent shall have been rendered. With this understanding, I fully believe the estimate to be a good deal lower than I might well have been warranted in making it.

<sup>†</sup> These estimates include all current expenses, and not merely the allowances to the administrator for collection and management. For the extensive surveys, &c. required at the outset under the new system I have already supposed a part of the monies belonging to the estates in the provincial treasury to be appropriated. This understood, there is nothing to prevent a diminution of expense even greater than I have supposed in the text. For the first year or two the outlay would be necessarily heavy; in the end, it might probably be brought as near 5 per cent. on the gross revenue as 10.

esquence of the same causes which affect the value of property generally within the

At the same time, whatever may be the general course of policy adopted in regard to the province and the administration of its other affairs, it is also necessary, if the Jesuita causies are to be made a valuable endowment for the user to which they are devoted, that the same thorough reform should take place in every department of their administration, which is needed for the interests of the province in so many other departments of the public service, and in its legislative system generally. Without this, there is no reason to expect that the green revenue of the estates will ever rise to double its present amount, or that the expenses incurred upon it will ever fall materially below their present rate.

I must be allowed to add, these in recommending a reference of the administrator's yearly reports, &c. to the province lagislature, I am not contemplating the possibility that any new legislature for the province can be constituted as its former legislature was. Such a legislature as the constitution of 1791 brought together, could never be induced to adopt, and would certainly be wholly incompetent to superintend, a system such as I have recommended. A French Canadian House of Assembly would never relax in its hostility to a measure of the kind required, no matter by what authority enacted, were its after-working in any way subjected to their control. It is not, however, for that reason the less essential to the successful working of the system, that the proceedings of any officer vested with the powers which it is proposed to confer on the administrator of the states should be made public, and subjected to the immediate oversight of a constitutional legislature.

tional legislature.

The same remark is no less applicable to the mode of introducing the required changes than to that of superintending the new system after it may have been introduced. In part, it is within the power of the executive to introduce it; in part, legislative action is required. How far the required legislation can or cannot be hoped for from a Colonial Parliament, is a question, the answer to which depends mainly on the nature and provisions of the Constitutional Act creating such a body. No 'ill materially differing in its provisions from that of 1835-6, could ever be carried through a French Canadian Assembly. Nor, with a legislative council of official, or quasi-official formation, could a better fate be expected for a bill that should go to introduce so thorough a reform as any bill, to be effective, must. Indeed, from an Assembly in which French Canadian influence, or a council in which official influence should be in the ascendant, nothing better can ever be expected for the future than has already resulted in times past.

# Appendix (B.)

#### No. 1.

## 1801 .- 41 Guo. III., c. 17.

## ROYAL INSTITUTION.

PREASURE resites royal intention to endow free schools, &s. with Crown lands;

wherefore,

1.—Governor empowered to appoint "such and so many persons as he shall see fit, to be trustees of the schools of royal foundation in this province, and of all other institutions of royal foundation to be hereafter established for the advancement of learning therein; and for management, itc. of all property which may ever accrue to such schools. Governor "to remove from time to time the said trustees, or say of them," and to appoint to fill

2.—Said trustees declared "a body corporate and politic," named "The Royal Institution for the Advancement of Learning," with perpetual succession, a common seal, power to purchase property without license in mortmain, &c. &c.

3.—All property of whatever kind, and howoever acquired, coming into possession of said schools, vested in said trustees; trustees empowered to let land, &c., for not more than 31 years, and required to account for and pay over all rents, &c. &c. to the receivergeneral, subject to disposition of Governor by warrant; receiver-general to account for the same, as for other monies, to the Lords of the Treasury.

4.—Governor to appoint president and other officers of corporation; the trustees to frame laws for its government, and that of the schools, &c., subject to confirmation by Governor. Rights of independent schools, &c. reserved.

5.—Governor empowered to erect free schools, and for this object to appoint two or more commissioners, residing in the county where the parish or township in which such school may be, to erect school-house, &c.

6.—Said commissioners to fix on lots of ground and dimension of school-house, the latter not to exceed 80 feet by 40, and both to be approved by Governor before finally fixed upon.

7.—Such lot so fixed upon, commissioners to contract for its purchase, the purchased lot to be conveyed to the Royal Institution.

8.—Schoolhouses and apartments for schoolmaster to be provided by inhabitants; commissioners to require, by warrant, the churchwardens of the parish, or any two of them, to estimate the cost of said erection, and to assess the same, as in case of churches and parsonage houses; said assessment to be subject to approval by commissioners, and, when approved, binding; churchwardens, or any one of them, to enforce the same; and, in case of refusal, to levy by warrant of distress and sale of goods of defaulter: provided, that 15 days after publication at church-door, on a Sunday or holiday, of assessment, be expired beforehand; and that no school-house be erected in any parish or township, unless a majority of its inhabitants have petitioned the Governor for the same, or a certain number have prayed for it, and bound themselves to erect it.

0.—Commissioners to superintend erection, and inform Governor of its completion.

10.—Governor to name the masters, to remove, fill vacancies, and fix salaries; no master to teach in said schools without commission from Governor.

11.- Inhabitants to repair school-houses.

12.—Circuit and other courts, and polls for election of members of Provincial Parliament, to be held on occasion in said schoolhouses.

#### No. 2.

#### BILL introduced in Assembly, January 25, 1814, lost in Legislative Council.

PREAMBLE.—Whereas 41 Geo. III., c. 17, has been found by experience to be insufficient.

1.—When a majority or fifty landholders in any parish or township shall have declared by a notarial acte, that they intend to establish a school, and said acte shall have been served upon the militin officer highest in rank, resident in the same, the said officer shall, within twenty days, give public notice on Sunday, at the church door, or, if no church, at the most public and frequented place within that part of the country, convening the landholders at such time and place within said P. or T., for the election of five persons for the purposes of this Act.

2.—At such meeting, the said militia officer, or in his unavoidable absence, the officer next in rank to himself, shall preside; and the said five persons shall be elected by a majority of the votes of the said landholders present; the president to report in writing

the result of the election, and to publish his report as above provided for summons of meeting: provided, that said president be eligible as one of the five.

3.—The said five, with the senior justices of the peace resident in the P. or T., and the curé or minister officiating for the time therein, to be "trustees, directors and wardens" of the school to be established; said trustees and their successors to be a body corporate and politic, by the name of "the T.D. and W. of the school of the P. of A.," so have perpetual succession, a common seal, &c. to hold without license is mortmain, "a lot of land not more than one argens in superficies," for a school-bouse, and also any other preperty in any way accruing to said school, not exceeding 3,000 currency in value, and to build and repair school-house, &c. &c.

4.—First meeting of said corporation to be convoked by militia officer aforesaid; subsequent meetings to be held at discretion of said corporation.

5.—The five persons elected to continue in office for one year, and to the 1st of January then ensuing, and then, and at the expiration of each subsequent year, one of them to be chosen by ballot at a meeting of the corporation held in that behalf, shall cease to hold office; and in the month preceding the close of the year, a person shall be chosen in manner as aforesaid, to replace him; and when the said five shall all have ceased to hold

office, the then senior member shall resign, and so on.

6.—Vacancies caused by death or removal of any of the five to be filled by election as aforesaid, the person so elected to serve for such period as the member whom he replaced.

7.—The president of each corporation to be elected by a majority of votes of its members from their own body, for a term of three years, unless he shall sooner cease to be a member; his place to be supplied in like manner.

8 .- Any vacancy in said office by death or removal to be supplied by a like election.

9.—Said corporation, from time to time, to make estimates, and distributions of monies and material necessary for purchase of land, &c. &c. &c. to be paid by all landholders in the P. or T.; said estimates to be published during two successive Sundays at church-door or , and deposited with militia officer aforesaid for eight days afterwards, and not to be binding until homologated by a justice of Court of King's Beach or provincial judge; in case of opposition, within thirty days, hearing to take place within ten days ensuing, before two justices; and if said justices reject said assessment in whole or in part, the corporation to make a new one.

10 .- Corporation to make bye-laws for its own government, and that of the school, not

contrary to law, &c.; the same to be subject to the Governor's approval.

11.-Corporation to agree by a definite notarial acte with a schoolmaster, who, however, must before being allowed to teach, bring certificates of loyalty and good character from two justices of the peace, and must take an oath of allegiance; his salary to be fixed by the acte and not to exceed 601. currency, to be paid out of the provincial chest, by

12 .- A majority, or 50 of the landholders, may empower said corporation to levy a further sum in manner as aforesaid, for payment of under-teachers to assist master; such under teachers to be appointed as masters are.

33 .-- If corporation have engaged a master under 60 l., it may apply the difference to the

payment of under-teachers.

14.-Corporation to keep a register of its proceedings.

Government may appoint one or more to the state of the peace in each county visitors of schools thus established, to report to him, and to the houses of legislature; said visitors to serve gratuitously.

16 .- Each corporation to transmit to C we are all Legislature copies of all bye-laws, &c. at the Session next after their ad puch, and to report annually their funds, &c., to the

VISILOTS.

17.—Any person refusio, to may their assessment may be sued as for debt in any Court of King's Bench or circuit.

18.—Members of corporations and visitors exempt from militia duty, &c.

19.—Account to be rendered, through Lords of the Treasury, of all monies appropriated

under Act to schools.

20.-Act not to affect the cities of Quebec and Montreal, or the boroughs of Three Rivers and William Henry.

21.-Act of 41 Geo. III., c. 17, not repealed.

22 .- Act not to affect the rights of His Majesty to create corporations other than those named therein.

23 .- Act to be deemed a public Act.

#### No. 3.

BILL introduced in Assembly, February 3, 1818, passed by both Houses, reserved for Royal Sanction, and never afterwards heard of.

PREAMBLE.—Whereas elementary schools, on an economical footing, in the country parishes are needed, and would be best obtained by placing such achools under local influence.

1.-The rector, priest or curate, &c., with the four churchwardens last appointed of the Church of England or Roman Catholic Church, the seigneur primitif, ami senior justice 303.

of the peace, to be a body corporate and politic under name of "The Syndies for the Government of Elementary Schools," with powers as usual; real estate not to exceed the value of 150 l. currency revenue, where not more than 150 heads of families in parish, or 200 l.

150.6. currency revenue, where not allow that the currency where more.

2.—Syndies to appoint one or more schoolmasters, of good morals and capacity, to teach reading, writing, spelling and arithmetic; to displace and replace at pleasure.

3.—Such of said corporations as, in two years, shall have provided a school-house sufficient for lodging of teacher and for 30 scholars, and opened the same, shall, upon report on oath before a judge, transmitted to civil secretary, receive by warrant 2001. currency from public chest.

4.—Such corporations worth 1001. currency a year entitled to receive from fabrique or church not more than one-fourth part of its annual revenue.

5.—Corporations annually to account in writing, on the third Sunday after Easter, at a meeting of inhabitants of parish, of revenues and expenditures of corporation for past twelvements, number of scholars, and name of master; said account to be filed, within one month, in prothonotary's office of district, and to be there accessible, free of expense, to all "sinhabitants of the country." all "inhabitants of the country."

6.—All schools under this Act to be open to all children (subjects) equally; price not to

exceed 5s. per month; such fee to be the property of schoolmaster.

7.-Act to be deemed a public Act.

#### No. 4.

#### 1824 .- 4 GEO. IV., c. 31.

Introduced in Assembly December 20, 1823; amended in Council; passed into law March 9, 1838,

#### THE FABRIQUE ACT.

PREAMBLE.—Whereas country elementary schools would promote industry and agriculture, and whereas means must be provided for facilitating their establishment.

1.—Every fabrique hereby authorised to hold, without letters of mortmain, for the sup-

port of one or more elementary schools within its parish, real and personal property, how-

ever acquired, subject to restriction as follows.

2.—Provided, that any real estate coming into hands of fabrique for said purpose shall, within 10 years from that time, be sold by it, " à constitution de rente," for benefit of school or schools by it established. Fabrique authorized to retain only one acre of land for school-house.

3.-Provided also, that the whole amount, real and personal, to be thus held for erection of each school do not exceed 100 l. currency, and that the total income for support of its schools never exceed 50 l. currency yearly for each such school.

4.—Fabrique may erect one school in every parish, two where there are 200 families,

and one more for every additional 100.

5.—Provided also, that said schools, and all property held under this Act, be subject to all such rules, inspection, &c. as now by law and usage provided for administration of other fabrique property.

6.—Until fabrique may have acquired property under this Act, it may apply one-fourth of its income for support of a school; provided such diversion of funds take place with all

customary formalities

7.-Fabrique to render full account of its schools, on the third Sunday after Easter, to the resident landholders assembled; the same to be deposited in the archives of the fabrique, and a certified copy to be, within six weeks, placed in the district prothonotary's office, free of access, without fee, to all resident landholders.

8 .-- Act a public Act, &c.

#### No. 5.

1899 ... BILL introduced in Council, and sent down March 2, 1829; read second time in Assembly March 5, and then dropped.

#### To make Two Committees of Royal Institution.

PREAMBLE.—Whereas Lord Dalhousie, when governor, by message of February 13, 1827, informed Houses, that an arrangement was about to take place, &c.; and whereas the administrator, by message of Jan. 17, 1828, informed them that it had been found impracticable, under Act of 41 Geo. III., c. 17, as said Act did not empower governor to add to number of trustees of Royal Institution, and recommended amendment of said Act for that purpose.

1.-Governor

RETU

Master Mistress' Names.

303.

1.-Governor may increase number of said corporation to 22; 11 to be of Roman Catholic religion, to form a separate committee for exclusive regulation of Roman Catholic schools under Royal Institution; of these, the Roman Catholic Bishop of Quebec, and his coadjutor, the Speaker of the Assembly, if Roman Catholic, the superior and senior member of Quebec Seminary and the cure of Quebec, shall be members.

a.—The other 11 members of said corporation to be Protestant, &c.; and of them shall be the Lord Bishop of Quebec, the Speaker of the Lower Canada (if Protestant,) the Senior Executive Councillor (if Protestant), the Archdeacon of Quebec, Rector of Quebec, and

Minister of Kirk of Scotland, in Quebec.

3.—All property of whatever kind, left or given, &c. &c. for disposal of either committee, shall be held by corporation, in trust for said committee, and said committee shall have exclusive control over it.

1.- Trustees thus provided for to form a corporate body, with full powers as heretofore, by Act of 41 Geo. III.

5.- Lieutenant-Governor of Upper Canada, the Chief Justices of Lower Canada, Montreal and Upper Canada, may resign, and their successors shall nevertheless be bound as required.

#### No. 6.

### 9 GEO. IV., c. 46.

Introduced in Assembly, March 1, 1829 ;-passed into Law, March 14, 1829.

## FIRST ELEMENTARY SCHOOL ACT.

PREAMBLE: Whereas it is expedient, &c.

1.—Appropriates a number of sums to different school institutions already existing,

among which sums is one of 2,300 l. currency to Royal Institution.

2.—Governor to pay by warrant to any country school teacher (not under Royal Institution), having at least 20 pupils, 20 l. currency per annum, for three years, and a further sum of 10 s. currency per annum for three years, for each gratis scholar: provided, not more than 50 such scholars be allowed for at any time in a school, and that no allowance be made on this score, unless it be certified by trustees or proprietor that at least 20 such free scholars are taught.

3.—Wherever five trustees may have been appointed for purchase or erection of school-house, Governor may, during said three years, allow them, by warrant, one-half of money required for such purpose; said allowance to be made to any fabrique which may have purchased or built under existing law; provided, not more than 50 l. currency be paid for any one school, nor more than 2,000 l., currency, altogether in any one year.

4.—Senior principal militia officer, in every parish, section or township, to convene annually, by notice at church-door or most frequented place, a meeting of landholders at convenient time and place therein, at which he shall preside, and five persons be elected trustees under this Act; vacancies by death or resignation to be supplied in like manner; and record of every such election to be forthwith deposited by chairman in office of nearest notary, who shall be held to deliver authentic copies thereof.

Said trustees to have entire control of the school for which they may be elected. 6.-Trustees, or the proprietor, or master or mistress, where there are no trustees, who may receive public money under this Act, to lay before the three branches of public legislature a statement of the condition of their school, within 15 days from opening of session each year, in form of schedule annexed.

-Religious communities in country parishes, educating poor children, to receive the

benefit of the Act.

8 .- Monies expended under Act to be accounted for through Lords of the Treasury.

#### SCHEDULE (A.)

RETURN of the School for

in the County of

for the Year 18

Master and Mistress's Names.	Average Number of Scholars throughout the Year,	Average Price, Schooling and Boarding.	Number of Poor Children gratuitously taught.	Books used.	Under whose Super- intendence:	When established.	By what Authority established.	How supported.	Remarks, aud if any particular System of Teaching is followed.

#### No. V.

### 10 & 11 GRO. IV., c. 14.

Introduced in Assembly, March , 1836; passed into a Law, March 26, 1830. Amends Act 9 Geo. IV., c. 46, and grants further Sums for Education.

PREAMBLE.-Whereas it is expedient to make legislative provision for elementary education by appropriation:-

2 .- Rector, curate or minister to be eligible, though not a freeholder, as school trustee, under Act of last session.

2.-Private schools, established since 9 Geo. IV. c. , not to reveive advantages of said Act as trustee schools.

3 .- School teachers receiving money under said Act, to hold a public examination every six months at school-house, giving one week's notice of it at church-door or most publicplace.

-School-houses erected or to be erected in Montreal, Quebec or Three Rivers, to comeunder provisions of said Act.

5.-Appropriations made; among others, 2,100 l. (currency) to Royal Institution.

6.—Three hundred pounds appropriated for sending a person to learn how to conduct adeaf and dumb institution in the province. All monies to be accounted for, &c.

# No. 8. 1 WILL. IV., c. 7.

Introduced in Assembly, March , 1831; Passed into a Law, March 31, 1831. Amends two former Acts, and makes further Provision for Elementary Education.

PREAMBLE .- Whereas further appropriation, and also amendment of laws in force is-

expedient. 1.—Special grants enumerated, including 2,100 l. (currency) to Royal Institution; an appropriation for a deaf and dumb institution; and also 4,000 l. towards paying half cost of school-houses built under former Acts, but applied for after their appropriation was exhausted; and half the cost of any school-house one league from every other built. &c. &c., and ground conveyed to trustees, &c. before 1 February last, if school-house be completed within the present year; with some special school-house grants.

2.—Provision of 9 Geo. IV., c. 46, authorizing payment of 201. (currency), &c., extending to May 15, 1832, provided the 10s. payment, &c. clause expire (as per Act) January 1, 1832.

3.-All school-payments to be to trustees, or to majority of them.

4 .- Provisions of this Act and of 9, 10 and 11 Geo. IV. to extend to all missions and extra-parochial places.

5 .- Sixth section of 9 Geo. IV., c. 46, repealed.

6 .- Schools in Quebec, Montreal and Three Rivers to be subject, in all respects, to Acts

7 .- Separate warrants dispensed with; pay-lists of at least 30 schools each substituted

8.—Governor to appoint, by one instrument, 10 visitors; viz. Gaspé and Bonaventure 1 visitor. Rimouski, Kamouraska, Lislet and Bellerhasse -,, Dorchester, E. of Chaudière, Beauce and Megantic -Dorchester, W. of Chaudière, Lothbinière and Portneuf 1 22 1 99 Nicolet and Gamaska

St. Hyacinte, Richelieu and Rouville Drummond, Sherbrooke and Stanstead 1 ,, 1 23 Missisquoi and Shefford 33 Verchères and Chambly 1 23 La Prairie and L'Acadie -3 99 Beauharnois -33 Montreal 1 Vandrenil 99

30 Two Mountains, Terrebonne and Lachennye 1 \*\* L'Assomption and Berthier . St. Maurice and Champlain 39

Quebec, Montmorency and Orleans -Saguenay

and to pay said visitors' necessary expenses.

,,

9,—Said visitors, within their respective limits, with the resident county member of the Provincial Parliament, or, failing him, with a justice of the peace or commanding officer of militia therein, and with the rector, curé, &c. of the parish or township, or, failing him, with the commanding officer of militia therein, to visit each school that may have had or claimed Government money; to inquire whether school is so established, &c. as to have a title to such allowance, whether teacher is qualified, &c. in language of majority, teacher's character, convenience of locality, limits within which no more schools should be established under Acts, whether any schools are too near, proper limits for school districts, correctness of last year's return of number of children, any false returns, and by whom, number and attendance of scholars, progress, books, and any other information as to mode of teaching and management, schools without allowance and number of their scholars, with rate of tuition and board at such schools; also to inquire into alleged abuses, and all complaints and differences as to payments, &c., and to recommend suspension or nonpayment—1, in case of fraud or non-compliance with Act—2, of want of qualification in teacher—3, of too great nearness of schools (continuing, in such case, the best); and, further, said visitors to have assistance of all trustees, churchwardens and road officers.

10.—Their report to be made to Governor, and copies to be laid by them respectively before each House, during the first 15 days of its next session.

11.—Form of returns to be furnished them by Governor within one month after commission issues.

12.—Detailed and verified accounts of all monies expended under Act to be regularly given in.

13.—Application of monies appropriated under Act to be accounted for through Lords of freaury, and a detailed account thereof to be also laid before each House, within the first 15 days of the next session.

#### No. 9.

# 2 WILL. IV., c. 26.

Introduced in Assembly,

; passed into Law, Feb. 25, 1832.

#### GENERAL ELEMENTARY SCHOOL ACT.

PREAMBLE.—Whereas it is expedient to appropriate further sums for elementary education, and to make further and more ample legislative provision for it.

1.—From May 15, 1832, to May 15, 1834, to be paid yearly, as follows, for all elementary schools not in Quebec, Montreal or Three Rivers, kept according to this Act, in any school-district approved by school-visitors appointed last year; viz.—

		- 20 di - 31 - 30 - 26 - 51	istricts,
	:	- 30 - 26	**
	:	- 30 - 26	
:	-		99
-	-		
		- 31	29
	-	- 22	**
-	-	- 19	**
-	-	- 43	22
		- 20	25
	-	- 21	30
-	-	- 36	22
-		- 18	10
-	-	- 49	44
-		- 36	44
	-		7.
-	-		**
-	-		**
	-		22
	-	,	**
-			29
			,,
			- 19 - 43 - 20 - 21 - 36 - 18 - 49 - 36 - 49 - 45 - 16 - 18

For an elementary school in central situation in each of said districts, 201. (currency) per annum; and also for a separate girl's school in each Roman Catholic parish in the district where church is situate (where a convent-school, under ladies of congregation of M. is, it shall have said allowance), 201. (currency) per annum, provided all girls in said parish be admitted at rates hereafter mentioned.

2.—Ten shilling; yearly for each district school, to be allowed for prizes to be given by school-visitors for county; said money to be paid to resident member first on return, or failing him to non-resident ditto, ditto,

- 3.—Said allowances to commence from 15 May 1832; schools receiving them to be kept under regulations of this Act, and their trustees to be elected on or before second Monday in August 1832.
- 4.—Heads of families in each district qualified to vote for members of Parliament to meet on second Monday in June next, and on the same day in every second year thereafter, or on any second Monday from June to August aforesaid, notice in full having been given at door of parish church after forenoon service, and at most public place in district, by order addressed to a peace officer, and signed by a justice of the peace, or by the officers of militin highest or next highest in rank in parish, T. or extra P., for two Sunday before meeting. Said justice of the peace or other signer of order to preside, and take and record decision of meeting, as to three persons (not schoolmasters) to be trustees for two years, from first Monday in June 1832 till election of successors (not more than three months after expiration of said term). Minute of election in form specified (Schedule A.) to be deposited with nearest notary or justice of the peace (failing notary in county); said notary or justice of the peace to give authentic copies when required.
- 5.—Trustees so appointed and their successors for ever authorized to acquire property, &c. &c. &c. for use of their respective schools; and all trustees holding school-houses, &c. &c. erected, &c. by public aid, are to deliver up to them: provided, all inhabitants of any parish, &c. have equal right of access to such schools.
- 6.—Said trustees and their successors for ever to have management of school; to receive, pay and account for (at meeting of heads of families for choice of trustees) all monies, &c. in any way belonging to said school; to appoint and remove teachers; to hire, build, repair or purchase school-house; to sell, exchange, &c. any school-house or 'ot, for the purpose of getting a more central one: provided, that full value be received for lot or house alienated; that school be continued in it till another of at least equal value shall have been acquired, vested in trustees, and ready to receive scholars; and that no such house or lot be in any way alienated without consent, in writing, of majority of county visitors, signified in writing in school minute-book.
  - 7.-Vacancies in trust to be supplied as in case of original election.
- 8.—Teacher must before appointment produce certificate, signed by curate or minister of most numerous religious denomination in parish, according to last census, and by one justice of the peace in ditto, and by militia officer highest in grade, or by two others, that he is known as of good character, has been examined by them and found capable of teaching reading, writing and arithmetic, in language of majority of inhabitants. School mrst have been open 190 days in year, from nine to twelve, and from one to four; and 20 children, at least, from five to hiteen years old, must have been usually taught in it. Not more than 2s. (currency) a month to be charged or paid in school, unless by previous written agreement. A public examination, after at least eight days' notice, to have been held, and county visitors, or three of them, to have visited school and certified in form of Schedule (B.) their belief that provisions of this Act are complied with, &c. &c.
- 9.—Pupils under five or above fifteen to be taught only out of hours above named, and 3s. (currency) a month to be highest rate, unless by previous written agreement.
- 10.—Teachers to keep a school journal, to be open to all interested at reasonable hours out of school time, and to be handed from teacher to teacher, in form of Schedule E.
- 11.—Children to be equally taught in classes, according to age and progress; name of pupils to be written on their books by teacher, with date. Trustees to make regulations not repugnant to Act, to be in force at least to 15th May next following, to be publicly exposed in school-room while in force, and to be observed and enforced by teacher.
- 12.—Trustees may admit not more than 10 free scholars into each school, provided such scholars be children of poor persons who have one child at school for whom they pay.
- 13.—Teachers to be removed by trustees before expiration of time for which they may have been engaged, on recommendation of majority of county visitors entered on minute book, or after public hearing and decision by trustees on complaint of three electors; said decision duly entered as above, and teacher paid to time of entry.
- 14.—Legislative councillors in each county, members of Parliament for ditto, senior justice of the peace and highest militia officer in ditto, the rector, &c. of denomination most numerous in each parish, &c. to be county visitors. They, or three of them (or next senior justice of the peace or militia officers highest in grade in parish, &c.) shall annually visit all elementary schools in county in June and July, or soon after (not in school vacetion), enter certificate of visit, in form of Schedule B., in minute-book, giving copies thereof to trustees. Said copies, signed by trustees, to be transmitted with return of school (Schedule D.); also, signed by trustees or majority, to resident member for county, &c. &c., who shall make out, up to May 15 each year, a list of schools (Schedule E.), signed by him, and transmit it to civil secretary; who again shall then have pay list (Schedule F.) made out; and sums therein specified shall then be poid by receiver-general on receipts of persons named, or of those who hold their power of attorney (Schedule G.)
- 15.—School-visitors to determine differences about school-houses, districts, &c., to settle limits, lessen numbers, recommend increase of numbers, and convenient site for a superior school in each county.

16.—Till trustees be elected, &c. any Royal Institution school already existing, or and fabrique, or proprietor's school heretofore receiving public money, may receive allowances under Act, only coming under county visitors; where more than one such school in a district, visitors to choose between them. Heads of families may adopt such school for not more than two years.

17 .- Copies of Act and Schedules in sufficient numbers, &c. to be printed in convenient form, and distributed, &c.

18 .- Acts of 9, 10 & 11 Geo. IV., and 1 Will. IV., repealed.

19.—All persons (visitors excepted) to give in full and regular returns of monies intrusted to them under Act.

20.-Monies to be accounted for through Lords of Treasury.

(For Schedules, see Acts L. C. pp. 474, et seq.)

#### No. 10.

### 3 WILL. IV., c. 4.

introduced in Assembly; passed into Law, April 3, 1833.

#### Amer ing Act of 1832.

PREAMBLE.—Whereas it is necessary to amend Act of 2 Will. IV., c. 26.

1.-The first section of said Act repealed, from and after May 15, 1833.

2.—From 15th of May aforesaid, the said section re-enacted with modifications as follow:—

Rimouski	÷		*	35	school	districts	-	vice	-	33
Lislet -				25	22			9.0		33
Dorchester	-	-	-	37	29	2)	-	23	-	30
Lothbinière		-	-	41	99	99	No	33	*	48
Nicolet	-	*	-	41	99	23		22	-	55
Yamaska .	•	-	-	97	**	23	œ	22		30
Drummond	-	-		10	4.		-	13		20
Sherbrooke	-	-		51	33	33	-	**		75
Itichelieu -		and .		90	**	44		44		33
(Sorel includ	ed a	bove	instea	ad o	f bavin	g three m	ore.	) "		00
Rouville		-		47	school	districts		,,		39
Verchères			40	17	21	33		12		20
Chambly	4	-			25	. ,,		39		31
La Prairie		-		35 34	22	7,	-	31	-	30
L'Acadie		-	-	30	22	7,		33	_	26
Beauharnois				59	"	ii	-			51
Vaudrenit .		4		24	"			23		99
Two Mounta	ins	-		49	**	99		39		43
Tenebonne		-	-	23	"	29	_	**		20
Berthier		-	4	48	33	59	_	33	_	49
Quebec		-		23	**	**	-	"	_	16
Montmorenc	v	_	_	10	29	**	_	29	-	
Saguenay	7	_	-		38	29	_	33		17
Saguenay	•	-	-	19	39	39	-	**	-	**

3.-Ten shillings for prizes to be allowed for girls' school as well as for district schools.

4.—Superiors and professors of colleges and academies, and presidents of all education societies to be county visitors. School-visitors empowered to extend school age beyond 15 years, or to alter school hours.

5.—Returns under 14th section to be made up to November 15 and May 15, in form as prescribed, and payments to be made with as little delay as possible.

Schools bonâ fide kept since second Monday in August, though without trustees chosen, may have allowance made them by visitors, if not otherwise disqualified; and any second school in a district with 35 or more regular pupils may be entered by them on the list, provided the whole number in county be not thereby made too great.

7.—Visitors may increase the number of free scholars from 10 to 15, provided there be at least 20 paying scholars in the school at the time.

8.—Four pounds (currency) extra to be paid to any teacher who can teach both languages.

Q .- Copies of this Act, &c. to be distributed in sufficient numbers.

10.—Detailed accounts, &c. to be made by all expending money under Act (school-visitors for prizes excepted) up to April 15 and October 15 annually.

11.—Account to be rendered through Lords of Treasury, &c., and also to be laid before the several branches of Provincial Parliament within the first 15 days of each session.

#### No. 11.

# 4 WILL. IV., c. 34.

Introduced in Assembly; passed into Law by Royal Assent in Council, Aug. 15, 1834.
Assent proclaimed January 5, 1835.

# PREAMBLE-Whereas, &c.

1 .- From May 15 after passage of Act, to be allowed in-

Drummond				*	-	8 ne	ew districts.
Rouville					-	13	
Beauharnois					- 400	3	10
St. Maurice			-	-	-	4	99
Two Mounta	ins		-		on.	4	22
Quebec	-			-	-0.	7	**
Stanstead	*	-	*			10	"

2.—The best teacher in any township, &c. may have to l. (currency) a year granted him by visitors, in addition to the in before granted. A class in such school must be taught in French or English granmar, geometry and book-keeping. Where no such school found, a majority of visitors may appropriate said sums (not above 50 l. currency) for any superior institution for education within county, where said branches may be taught, and which receives no appropriation direct.

3.—Visitors may, on proof that, between February 1, 1831, and January 1, 1834, any school-house properly placed, has been built by trustees, &c. and is held under a satisfactory allow said trustees half the cost, not exceeding 50 l. (currency).

4.—Monies to be accounted for through Lords of Treasury, and accounts to be laid before the several branches of Provincial Legislature, within 15 days of commencement of next session.

#### No. 12.

#### 6 WILL. IV., c. 12.

#### An AcT to provide for Normal Schools.

THE Preamble recites the want of able teachers throughout the province, &c.

1.—By the first section it is enacted, that in each of the cities of Montreal and Quebec certain persons therein named shall meet for the purpose of electing a committee of 10 persons, to whom the formation, organization and management of a normal school shall be intrusted for five years.

3.— Committees to provide places for the said schools in or near the said cities, and to engage for not more than five years teachers competent for the purpose of normal schools.

4.—The course of studies, as far as is consistent with the previous knowledge of pupils, to extend through three years, and to include French and English grammar, with exercises in writing and composition in both languages, arithmetic and book-keeping, geography and use of globes, elements of practical geometry, art of drawing, maps and plans; elements of chemistry, as applied to arts and trade; the principles of horticulture and agriculture, an abridged course of mechanics, natural history, ancient and modern history, moral philosophy and the public law of the country, and lastly, and more especially, theoretical and practical lessons on the best mode of conducting a school, and the best method of teaching.

6.—The said normal schools to be exclusively appropriated for the reception and instruction free of expense of such young persons as may be willing to devote themselves to teaching, either in primary or superior schools for five years after the expiration of the period of their tuition (under penalty of refunding to the soid committees the whole expenses of their education); and also of such schoolmasters as may wish to complete their studies, and learn the best mode of instructing others; provided, that no one shall be admitted into the said schools under 14 years of age, or who cannot prove his moral character by certificate from a minister of his religion. or issue of the peace, or &c., nor unless he can read either French or English, and is conversant with the elements of arithmetic; the books of such as cannot afford them to be furnished out of the funds of the school.

7.—Each pupil to obtain conditions of study for a certain time, and of qualification to teach, &c., and having such certificate to have preference in employment at schools receiving Government assistance.

8.—Governor may advance 400 l. to each said committee to enable them to procure professors and to purchase classical books, maps, instruments, furniture and other articles necessary

necessary for school; also to each the following sums per annum for five years, viz.:--600 i. for salaries of professors and assistants, and 250 i. for the contingent expenses of the schools, and 120 i. per annum for three years for board and lodging of five or more schoolmasters who shall be anxious to complete their studies in the said normal schools, and shall be totally destitute of means to support themselves there.

9.—Committee to lay a full report of the management, &c. of the school before the legislature, attested by the president and secretary of the committee, and by the chief professor.

10.—Governor may pay the annual sum of 120 l. or three years to the three following communities:—the Ursulines of Quebec, those at Three Rivers, and the Sœurs de la Congregation de Notre Dame at Montreal, for the board, lodging and tuition by each, during said term of five or more years. Females willing to devote themselves to teaching, but not able to support the expenses of tuition, and who should after the expiration of the said term, and upon obtaining certificates, enjoy the same privileges as persons leaving normal schools.

11-12.—Appropriation of monies collected under this Act to be strictly accounted for to legislature.

#### No. 13.

# BILL of 1836, passed by Assembly, and thrown out by Council.

2.—A YEARLY sum of 201, is granted for four years to each of 1,658 elementary school districts (therein apportioned and enumerated), and to each additional and separate school for girls in the school districts in each Roman Catholic parish or mission in which there is a church or chapel: provided, that such school for girls shall be open for the tuition of all the female children in such parish or mission, at the same rates as the other schools; and that there be not already in such school district a convent for the education of girls.

3.—That in each parish, township or settlement, the population whereof, according to the last census, exceeds 500 souls, there may be established in the school district in the church stands, a superior or model school, to the master whereof there shall be paid by the receiver-general, in the manner in which the masters of elementary schools are paid, the sum of 501 currency per annum, payable half-yearly on the 15th of May and the 15th November, provided the majority of the heads of families in such school district shall (at a meeting called in the manner therein pointed out) have voted a sum of at least 201 currency, for the purpose of making up the sum of 701 currency, which shall be the salary of the master of such superior or model school, who, in order to entitle him to such salary, shall be capable of teaching reading, writing, arithmetic in all its branches, the syntax and grammar of the language of the majority of the inhabitants, the elements of mensuration, geography, and more especially that of America: provided always, that such school shall be in the stead of the elementary school for boys in such school district, and shall not be established in any district in which there shall be already an academy, college, or other superior institution receiving aid from the province: and provided also, that such superior or model school shall be open for the tuition of all the children in the other school district of such parish or township at the same rate as for that of the children in such school district.

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4.—That no master of a superior school shall be entitled to the said allowance, unless, before taking charge of such superior or model school, he shall have produced to the trustees of such school a certificate of his good morals, character and sobriety, signed by the rector and by a justice of the peace and the senior militia officer of the parish in which he shall have last resided, or a majority of them, and also a certificate of his being qualified in the manner hereinbefore required, signed by the superior and director of some college in this province, or a certificate signed by two magistrates and an officer of militia, certifying that such master is known to have gone through a regular course of study in some college in Europe or in the United States, which certificate shall be enregistered in the minute-book of such schools, and then transmitted to the member for the county, whose place it is to make the return for the schools in the county.

5.—That it shall be lawful for the school-visitors in each county to alter the school districts heretofore established, being guided in so doing as much as possible by the population and the number of schools allowed for each parish, township or subdivision of the county, as set forth in the schedule of the parishes in each county hereunto annexed; such new distribution being subject to the approval of the members for the county at the time they make their visit; and for the purposes of this Act, the powers of the members shall, in case of a dissolution of Parliament, continue to be vested in them until their successors shall; be elected, any law, usage or custom to the contrary not withstanding.

6.—Allows 10s. prize-money to be distributed by visitors among best children in each district school, and also in each girls' school as aforesaid, to be paid according to the number of such districts, and of such girls' schools in each county, by a pay list on the receiver-

general, in favour of the resident member for the county, the first on the return, or in default of such resident member, to the member not resident who is first on the return, or in his absence to one of the members for the county; and a report shall be annually made to the legislature of the manner in which such money shall have been employed, and of the effect produced by such distribution.

is.—That it shall be lawful for the heads of families in each school district in this province, duly qualified to vote at the elections of members to serve in the Assembly thereof, at any meeting duly notified and held in conformity to the provisions of this Act, or the majority of them present at such meeting (at which the justice of the peace who shall have called such westing, if present, or the militia officer highest in grade, or the senior of those of equal grade present thereat shall preside), to vote any sum or sums of moasy for the purchase of a lot of ground for the site of a school-house, or for the building or repairing of any school-house, or for the support of any school-house or teacher for such school district; and such vote shall also specially state the greatest amount of the expenses which may be incurred in levying such sum or sums, and also the manner in which the repartition or assessment thereof upon the electors qualified as aforesaid shall be made: provided always, that the notice of such meeting shall specially set forth the object or objects for which such vote is proposed, and be read in an audible voice at the several places of divine worship in the parish or township or extra-parcochial place, or other more public place, in which such school district is situate, immediately preceding the day fixed for such meeting, and such notice shall be posted on the door of the school-house of the district in which such meeting shall be called, during the eight days before such meeting; and provided also, that it shall also be otherwise published according to the provisions of this Act; and at any such meeting it shall be lawful for any six voters qualified as aforesaid, to require the adjournment of such meeting (which shall be adjourned accordingly by the person presiding thereat), to the second Monday of the then next month, and of such adjournment due notice shall again be given in the manner hereinbefore provided, and according to the provisions of this Act: provided always, that at such m

13.—That when any vote of a sum or sums of money shall have been passed at any such meeting held as aforesaid, the amount and object thereof shall be certified by the person presiding, together with the notice or notices of such meeting, and the manner in which the repartition or assessment is to be made, to the school trustees for the district, who shall cause a repartition to be made of such sums among the qualified electors residing within their school district, in the manner decided upon at such meeting; and such repartition, with a statement of the expenses of making the same, signed by such trustees or a majority of them, shall be published in a manner and form prescribed with regard to the notices of meetings by this Act; and such notice; shall contain a statement of the time and place when and where the said repartition will be presented for confirmation before the justice of the peace residing in the county, and nearest to such school district (who shall be named in such notice), and that all objections to the same will then and there be heard and finally determined; and such justice of the peace is hereby required and empowered to hear and determine the same in a summary manner, according to the evidence which shall then and there be adduced before him, on oath, and he is hereby authorized and required to administer all oaths requisite to enable him so to determine the same.

14.—That such repartition being duly confirmed and certified to be so by such justice of the peace, the amount thereof shall be paid by the persons therein named respectively to the school trustees of the district, within 13 days from the date of such confirmation, or within 15 days after the time fixed by the majority of the iphabitants present at such meeting for the payment of such cotization, or in default of payment by any such person of the sum or of any part of the sum in which he is assessed by such repartition, such sum or part thereof as shall not have been paid, may be levied by warrant of distress, and by the sale of the defaulter's goods and chattels under such warrant, which may be issued by such justice of the peace, on the inspection of the repartition and certificate of confirmation thereof, and on the oath (which oath such justice is hereby empowered to administer) of one of the school trustees, that such sum or such part thereof as aforesaid is then unpaid: provided always, that the delay between the seizure and sale under such warrant shall be the same as that allowed by law between the seizure and sale under writs of execution issued out of the Courts of King's Brach sitting is inferior term.

28.—All parties intrusted with the distribution of money under this Act, with the exception of the school-visitors who distribute the prize-money, to account by vouchers for the same.

The provisions contained in various clauses for the election of trustees and masters, and the qualifications required of the latter are very much the same as those of preceding Acts.

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Appendix (C.)
TABLEAU des Rootes Carmotagues de Diociso de Quebe.

HOMA		mbre d'Essè		Numbre	Espies de	Outre la Locture Françaire et l'Moriture, on asseigne.
PAROISSES.	Do Garpons.	Pilles.	Mix	d'Eléva.	Fahrique.	l'Meriture, on emelgie.
l. D. de Québec	:	:		1,497 . 540	: :	(Le Seminaire non compris.) Français, Anglais, Arithmétique, Géographie, ès.
l. Luce de Rimousky L. Germain de Rimousky L. Simon. Prote-Pieteles	1	: :	: :	90 90		Congression, us.
Prote-Pintoles  Ramuna  sio-Verte	•		1	30		Arithmétique. Grammaire Française, Arithmé-
		• •				tique.
Rivière du Loup I. André I. Paschal. Kassomarka	: :			35 49 259	: :	Ditto, et Anglaise, Arithmétique. Ditto.
Rivière-Ouelle	P	int de répos		80		Grammaire Francaise et Anglaise, Arithmetique, Géographié.
B. Anno Lapontière - B. Roch des Aulnets - B. Jean Portjoli	i	à		151	,	Arithmétique. Arithmétique, Géographie, Gram- maire Française et Latine.
lalet		1		98		Arithmétique. (Ecole de fille soutenue par le curé.)
Cap S. Iguaco		• •	•	31		Arithmétique, Grammaire Fran- saise et Anglaise. (La fabrique donne quelquechose.)
lale aux Gruss H. Thomas		. 1.	. '.	300	: :	Arithmétique. (Ecole de filisoutemus par le curé.) Arithmétique, Grammaire Pran- paise et Anglaise. (La fabrique donne quelquechoes.) Lecture Anglaise et Arithmétique. Grammaire Française et Arithmétique. Grammaire Française et Arithmétique. Ditto, Arithmétique. L'école da filise est tenne par les seure de la congregatione. Arithmétique.
S. Pierre, Rivière du Sud S. François, Rivière du Sud	: :	1	. '.	85	: :	Ditto, Arithmetique. L'école da filles est tenue par les
Barthior	. 1.	: ;:		83 30	1.1.	Arithmetique. Ditto. Ditto, Anglais dans deux. (L.
Beaumont		1	1	43		fabrique fournit.) Ditto, Grammaire Française e
fl. Charles 8. Jervais				135 100	. 3	Latine, domin broderie. Ditto, Ditto, dans une, Grammaire Fran
S. Asselme S. Claire		Point d'ésol		40 35	: :	Ditto, dans une, Grammaire Fran çaise et Anglaise, Ditto.
S. Francola de la Beauce -	1: :	Ditto )	1			Dans ces paroisses les éceles or cessé depuis quelques années, pa le defaut de la récolte.
B. George, ditto S. Joseph, ditto S. Marie, ditto	1.1	Ditto		63		le defaut de la récolte.  Arithmétique. (L'école des fille est tenue par les seurs de la cot
8. Jean-Chrystetome -			2	85		gregation. Une écule Anglaine sous le systém de Lancastre.
S. Henri de Lauson -	,		9	83		Grammaire Française et Arithmetique.
8 Isidore 8. Silvestre Pointe-Lévi	1: :	: :	9	80		Arithmetique.
Pointe-Lévi S. Nicolas	1: :		3	70	1: :	Ditto, Ditto, Anglais et Français, Gé
8. Autoine de Tilly				100		graphie.  Dans trois on enseigne la Graz- maire Française et Anglaise l'Arithmétique.
8, Croix	: .1	oint de rép	3	,		Dans une, Grammaire Française Latine.
S. Jean Daschaillona S. Urbain		Point.	1	10 24		Arithmétique.
Shalbaie			4	195		Arithmétique, Geographie. Ditto, Grammaire Française.
Eboulermene -		1	1.	108	1: :	Ditto, Grammaire Française. Arithmétique. (La fabrique des
Baie S. Pani		1		104		Arithmétique. (La fabrique des le 2 de ses révénus à cos école Grammaire Française, ches âlles, dossin et broderie.
	: :		1.1.	9 86		
S. Anne Chateses-Richer	1.1.			30	:::	
Auge-Gardien S. Laurent, Isle d'Orleans	: :	1: :	1	25 30	1: :	Un peu d'Anglaie.
8 Jean, ditto 8. François, ditto 8. Familla, ditto		Point.	8	45		
8. Famille, ditto -	1	1		63	1	Arithmétique, Géographie. (L' cele des filles est tenue par sœurs de la congregation.)

TABLEAU des Ecoles Catheliques du Discèse de Quel

NOM 8	N	ombre d'Eco	lon	Numbre	Ecolos de	Ontre la Lesturo Francisco et
PAROISSES.	De Garçona.	Piller.	Mixtes.	d'Eléves.	Pabriques.	l'Ecriture, on enseigne.
B. Pierre, Jale d'Orleans -		Point.				
Beauport		·	. 8	120	10 0	Arithmétique.
Charlobourg	• •,		4	130		Ditto. (Un pre d'Angleis dans trois.)
B. Ambreio	1		9	60		Dane une, Grammeire Française e Anglaise, Arithmétique.
Aneleuse-Lorette			2	90	1	Arithmétique, Grammaire Fran-
N. D. des Auges		1		46		Tonue yar ic. roligiouses, Euroigne ment tel qu'aux Ursulines.
I. Poye	1	1	1	83		Une Anglaise exclusivement.
. Augustin	8	9		120	2	Arithmetique.
Pointe ouz Trembies -	1	1		79		(L'école des files tenne par le
Reservable			. 1	18		omure us la congrégation.) Arithmétique.
lap Saute			. 8	67		Ditto, Grammaire Française e
						Anglaise, Histoire.
Deechambouit		•	9	70		Dans um, Grammaire Française e Anglaise ; dans l'autre, Françai et Latin.
Prominer .		Point.				A = 100
. Horne Lapérade			1	30		Arithmétique.
Stanielas	: :	Point.		10		
Retiesas		Point.				
Champlain		Point.				
	•	2		250		Françaio, Anglais, Arithmétique (Ursulines.) 'Arithmétique.
Peinte du Los			,	20		Arithmétique.
,						Disto, Géographie, Grammair Française; dans une, Grammair Latine.
Lice		Point.				
tivière du Loup			1	96		Arithmétique.  Ditto, Grammairo Française e Anglaise.
. Guilloume d'Upeen			1	40	1	
David -	1	1		70		Ditto, Grammeire Française.
François			. ' .	135		Ditto, Géographie. Ditto ditto.
. François			1	20		LAtto - atto.
Zéphirin			i	110		Arithmétique et Grammaire Fran gaise ; desse une, Grammair Anglaise.
Kisslet	3	1	3	170		(Le collège non sompris.) Arith métique, Géographie.
l. Grégoire	1	2	3	106	1	Arithmétique, Grammaire Fran
Missourt	1	1	1	85	2	Ditto ditto.
loatily			3	88		Ditto.
Handford -			2	30		Ditten.
i. Piecre Lasberquets -			1	85		Ditto ditto.

# Appendix (D.)

#### EBUCATION COMMISSION.

Union-buildings, Quebec, September 13, 1838. As it would be impossible for me to visit in person, within any reasonable period, all the school districts in the Province, I am obliged to have recourse to the following means of obtaining the local information indispensable to my inquiry into the state of education.

The inclosed tables, and the explanation of them subjoined to this letter, will clearly point out the nature of the information I am in search of, and the form in which it is to be

conveyed

I have by this same post written to the gentlemen whose names are on the accompanying tables, and directed them to assist you in filling them up.

You will have the goodness, before sending in your returns, to subscribe each of your signatures in the space allotted for that purpose on the back of Table No. 1, taking care, when any of you differ as to the correct answer to any particular question, to state the grounds of such difference, and the name of the dissentient, in the manner pointed out in the explanation; and also, when you are unable to give any answer at all, to state the fact, and cause, of such inability.

In case I should have omitted, from my want of local knowledge, to request the assistance of any person in your neighbourhood, peculiarly qualified to give the information which I require,—may I beg you to supply the omission, and to add such party to the others, to whom my circulars not addressed.

I am aware that complete accuracy in your answers will in many cases be impossible; at the same time I would remind you that those answers will be published, and that they will form part of very important data, as illustrative of the present state of education in the Province, and suggestive of various improvements for a future system.

I must

I must also request you to use the utmost possible despatch in sending in your returns, as my future operations depend materially upon them.

The address to which they are to be sent is printed on the outside of the envelope in

which this and the other papers will come to you.

In case the accompanying tables should not be sufficient to comprise all the school districts in your Mr. Joseph Cary, inspector of public accounts, will, upon your application, supply you with any further number of tables you may require.

I have the honour to be, Your obedient humble servant,

Arthur Buller, Chief Commissioner.

## EXPLANATION of the accompanying TABLES.

# TABLE, No. 1.

In this Table are to be stated,

1. The number of elementary school districts into which the

was divided, at the time of the expiration of the late School Act; vis. in April 1836.

2. The number by which each of these school districts was ordinarily designated in the school returns made under the late Act, as "School District, No. 1," "No. 2," &c.

3. The boundaries of each school district, as they were then established.

4. The state of the school in each district. Is it now open; and, if so, has it been ever discontinued since the School Act expired, and how long? If not now open, when was it

5. The government of each school. Is it a school under trustees chosen in pursuance of the School Act, or is it a Royal Institution, fabrique or proprietor's school, adopted by the

The date of the first opening of each school.
 Whether there is a school house in the district; and if there be, what kind of house

it is, and its value.

8. Whether there is any land belonging to the school; and if there be, its extent (including the lot on which the school-house stands), and value.

9. Whether the school has any other property (furniture, books, or any thing else) belonging to it; and if so, of what description is such property, and what is it worth

10. The present state of the house, land, or other property, as regards repairs, culti-

vation, &c.

11. The person or persons occupying said house or land, or using or keeping said other property. The name and address to be given. By what right and in what manner do they so occupy or use it.

12. The person or persons in whom said property, of whatever kind, is by law vested. Name, occupation (notary, justice of the peace or other public officer?) and address to be

13. In what capacity said persons are its legal proprietors; whether as trustees chosen under the provisions of the late School Act, or in any other capacity.

14. By what legal instrument said property has been conveyed to them (i. c. in case the school in question is not a proprietor's school).

 The date of said legal instrument.
 In whose hands the said instrument is. Name, occupation and address to be given, as above.

17. The date of the last election of trustees for each school that is under trustees.

N. B .- The first of the above questions is to be answered in the heading profixed to the table. The others are to be answered in the order in which they are put, each in that column of the table marked out for it. Lines are ruled across the table, to divide off a convenient space for each school district. If the space allowed for any particular answer is found insufficient, the answer can be finished on the other side of the paper; or, if necessary, two or more spaces can be taken up with one school district.

In the case of any school district in which there is more than one elementary school to

report upon, one space at least should be taken for each school.

#### TABLE, No. 2.

In this Table are to be stated the following particulars relative to the teachers of the several elementary schools mentioned in the former table, the subjects taught in each, and the school-houses, where there are any:

#### I. THE TEACHER.

1. Name of teacher or teachers in each school, in the month of April 1836, and also at the present time (if there be any).

2. Heligion of each of such teachers, whether catholic or protestant,

3. Language of each teacher; whether acquainted with French only, or with English only, or with both. . 111 ..... 303.

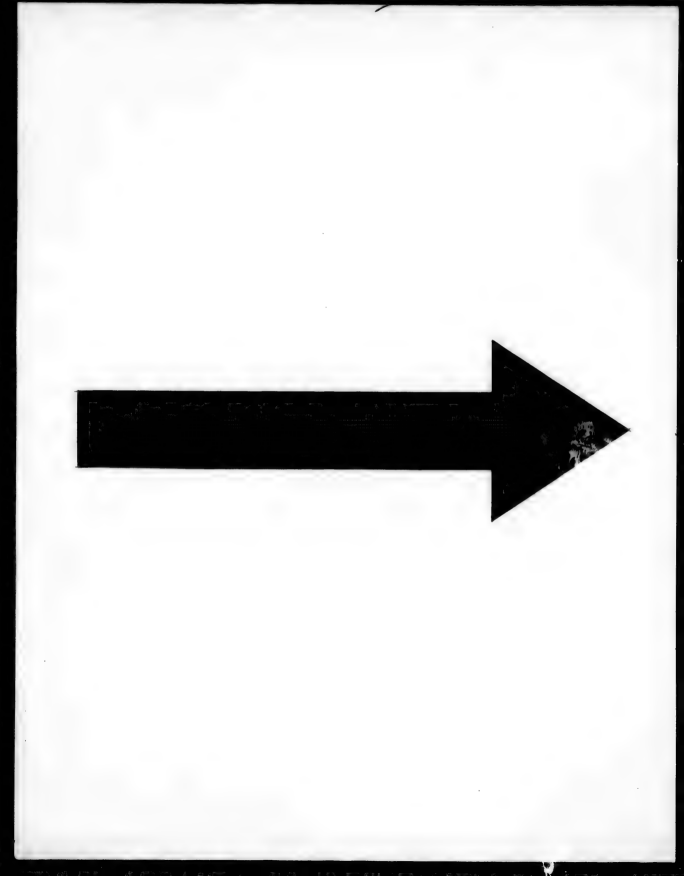
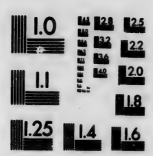


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4. General qualifications of each teacher. Is he well qualified or not, to terch what he professes to teach? In any case where a teacher is unable to write or to read, or writes or reads indifferently, it is particularly desired that such fact should be distinctly stated. Any other deficiency should also be stated. And in like manner, where a teacher is looked upon as particularly well qual fed for teaching in general, or for teaching in any particular branch, that fact also should be stated.

A. How and where each teacher has been admented.

# II. THE SUBJECTS TAVORY.

1. Number of pupils learning the French language. All children, whether of French or English families, are to be included as learning French, though they may not learn French grammar, if they are required to learn other leasons, or to talk, in French. Where French grammar is taught, it is to be stated in the answer to Question, No. 8, of this table, among the "other subjects."

2. Number of pupils learning the English language. The same remark to be attended to

as in the former column.

3. Number learning both languages. Same remark to be attended to as in the two former columns.

4. Number learning to read English.
5. Number learning to read French.

5. Number learning to write.

7. Number learning arithmetic, and the amount of arithmetic that is taught.

8. What other subjects are taught, and to how many pupils each is taught. It should also be ctated how much is taught on each subject.

as one ctated now mace is taught on each subject.

g. What moral and religious instruction, and how conveyed. Is the Bible or any portion of the Bible used, as a reading book or otherwise? If so, what version is used, how often is it used, and is any explanation given by the teacher? Is any catechism taught; and if so, what catechism, and how frequently? Are any other religious books used? Do the clergy, or any other persons of any denomination, visit the school, to give religious inatraction; and if so, of what donomination, and how frequently?

10. The school books used.

# III .- THE SCHOOL-HOUSE, IF ANY.

1. When built.

s. Whole cost of ground and building. The cost of ground and building to be stated separately.

3. Amount of public money received to defray the expense of building.

4. The manner in which the rest of the money was raised. Any debt still owing on this

account to be specified.

N. B.— The answers on the above subjects are to be given each in its proper column, as in the former table. Double lines are ruled across the table, to divide the returns for the several schools from one another. The space allotted to the answers for each school to those questions which relate to the teachers and subjects taught, is further divided by a single line, that two separate answers may be given to each of these questions,—one for the month of April 1836, and the other for the present time. Wherever any space is insufficient, the answer can be finished on the other side.

In the first column in this table is to be written the number of each school district, to correspond with the numbers used in Table, No. 1. Wherever these may be more than one school in a district, a separate space should be taken for each school, as in Table, No. 1.

#### TABLE, No. 3.

ada and to other a dealth in and the

Is to be filled up as follows:-

1. In the first column, the number of each school district is to be set down, to correspond with Tables No. 1 and No. 3.

3. The population of each school district is to be stated, in the next six columns, viz:-In the first and second of the six columns, the whole number of males and females respectively, in each school district.

In the third and fourth, the whole number of persons who are of English and French origin, respectively.

And in the fifth and sixth, the whole number of Protestants and Catholics respectively. 3. The number of children between five and 15 years of age, in each school district, is to be stated in the same manner, in the next six columns.

4. The number of persons above 15 years of age, in each school district, who can read and write sufficiently well for all ordinary purposes, is to be stated in the next two columns; the first column containing the number of males, and the second the number of females.

5. The number of persons above 15 years of age, in each school district, who can read

but cannot write, is to be stated in the same manner, in the two columns next following.

6. The number of children between five and 15 years of age in each school district, who can read and write sufficiently well for all ordinary purposes, is to be stated in the same manner, in the next two columns.

41° 1 ° 4 . . .

7. And the number of ditto who can read but cannot write, in the two following.

8. In the next eight columns, the number of children in each school district, between five and 25 years of age, actually attending an elementary school, in the month of April 1836, when the late School Act expired, is to be staied, vis:—

In the first and second, the number of boys and girls, respectively.

In the third and fourth, the number of English and French origin, respectively.

And in the seventh and eighth, the number entered on the school books, as free scholars

and paying scholars respectively.

9. In the eight columns following, a corresponding return is to be made, of the number of children in each school district, attending an elementary school at the provat time.

N.B.—The lines ruled across this table, mark off, as in the two former tables, the space to

he taken up with the return for each school district.

# TABLE, No. 4.

Is to contain the following general statements in regard to the elementary schools in the for each school year, from the year ending in November 1828. to the present year (both inclusive).

The whole number of elementary schools in actual operation each year.
 How many of them received public money each year.
 How many school houses there were in actual use each year.

The number of masters of elementary schools employed each year.

4. The number of masters or elementary schools employed each year.

5. The number of mistresses of clementary schools employed each year.

6. The whole number of pupils entered on the books of the elementary schools for each year, specifying the number of boys and girls, and of free and paying scholars, respectively.

7. The average number of pupils actually attending said schools each year, specifying the number of boys and girls respectively.

8. The gross receipts of the elementary school teachers for each year, specifying the amount received by them from the public funds, from the scholars, and from other sources.
N.B.—The lines ruled across this table divide off a space sufficient for the returns of

each school year.

# TABLE, No. 5.

Is to contain the same kind of information in regard to any parts of the that may not be included in the school districts, which is required in Table, No. 2, in regard to the school districts.

The first column is to contain a specification of the situation and extent of each such where more than one tract is described in the first column, lines should be ruled across

the table, to divide the answers which relate to each, from those referring to another.

# TABLE, No. 6.

' In this table is to be furnished the following information relative to any other Institutions for Education in the , besides those returned in the foregoing

In the first column, every such institution is to be named and described; stating whether it is a boys' or girls' school, a common or superior school, academy or college, its precise

locality and the average age of its pupils.

Any girls' school in a parish, which has received the public allowance of so i. (currency) per annum, under the late School Act, is to be returned in the former tables, as an elementary school, in the school district in which it is situate; and the questions put in those tables are to be answered in regard to such school, and not those only which are given in this table.

Any other girls' school will be returned in this table.

In the subsequent columns successively, will be given the particulars in regard to each, which are indicated in the table itself. Any other particulars that may suggest themselves,

can be stated in the column of "remarks" or elsewhere.

Where more than one Institution is to be reported upon, it would be well to rule lines across the table, to divide the several reports from one another.

It is of course desirable that all the returns asked for in the above Tables, should be rendered as nearly exact as possible. Where for any reason it is not found possible to make them exact, the word "about" should be prefixed to those estimates which are at all conjectural.

In case of a difference of opinion on any point, between the gentlemen to whom these inquiries are addressed, it is desirable that the fact should be stated in the column of

"Remarks," or in any other more convenient manner.

TABLE, No. 1.

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TABLE, No. 2.

	c .	Number, St.  of NAME.	3e April 1686	Nes.	La April 1030.	į	& April 1636.	, je	la April 1896.	į	In April 1696.	į	In April 1896.	į	In April 1836.	Å	Sa April 1836.	
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TABLE, No. 8.

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# APPENDIX (E.)

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# Corr of a LETTER from the Earl of Durham to the Marquis of Normanby.

My Lord, Cleveland Row, 31 May 1889.

The last portion of the Appendix to my Report on British North America, which I have now the honour of transmitting to your Lordship, consists of Reports from Mr. Buller and Mr. Turton on two questions of considerable importance, to which I instructed them particularly to direct their attention. Mr. Turton's Report contains the draft of an Ordinance for the establishment of a general registry of lands in the province of Lower Canada, with some explanatory remarks: Mr. Buller's consists of a statement of the steps which he took with a view of effecting the incorporation of the seminary of St. Sulpice of Montreal, and the enfranchisement of that city from the feudal tenure, with the heads of an agreement respecting the most important points of such a measure, to which he succeeded in securing the assent of the parties chiefly interested therein,

The importance of these questions, together with the strong and general desire existing in Lower Canada for the speedy and satisfactory settlement of them, are so well known to your Lordship, that I need be at no pains in enforcing the necessity of a prompt and full consideration of the Reports which I now transmit, or of the adoption, at the earliest possible period, of the legislative measures requisite for carrying into effect such of their recommendations as may be judged sound and practicable. I have to regret that the labours of Mr. Buller and Mr. Turton could not, with the utmost diligence on their part, be brought to a close till it was too late for me to take upon myself, as I wished, the duty of proposing to my special council Ordinances founded on their recommendations.

I have, however, within the last few days, received from Lower Canada the very satisfactory information that the labours of my mission have been continued by my successor, and that his Excellency the Governor-general has, with the advice of his special council, passed an Ordinance for the incorporation of the seminary of St. Sulpice, which I have inserted in this Appendix. It will be perceived that this Ordinance is in all respects framed on Mr. Buller's agreement with the superior of the seminary which precedes it in the annexed Report. By the last clause it is provided that the Ordinance shall be of no force until sanctioned and rendered permanent by the Imperial Parliament, or by such future legislative authority in the province as shall be empowered to pass permanent laws. I have received a letter from the superior expressive of the anxiety with which the respectable community that he represents desires the immediate sanction of the Imperial Parliament to a measure which shall put an end to their doubts on the subject. The assent of the present special council, which contains not only those who may fairly be regarded as the true representatives of the British population of Montreal, but also most of those who from property or residence are themselves most interested in the question, may, I think, be considered conclusive proof of a general concurrence, on the part of the public, in the equity and expediency of the course adopted. I have heard of no indications of a contrary feeling on the part of any portion of the population of Lower Canada; I cannot therefore refrain from impressing on your Lordship, in the most carnest manner, the propriety of losing no time in at once proposing to Parliament a Bill for giving permanent force to the Ordinance in question. To me personally it will indeed be a source of great gratification,

Appendix (E.)

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gratification, if the attention which, amid all the more important subjects of inquiry and more pressing demands on immediate action, could be devoted to this subject by my mission shall have been the means of removing a cause of much harassing doubt and controversy, and of conferring a great practical benefit on the inhabitants of the most populous city of the Province.

There not received any intelligence of the adoption, by the special council, of any measure with respect to the registration of real property. If the draft of the Ordinance prepared by Mr. Turion shall meet with your Lordship's approbation, I should recommend that it be sent out to the Governor-general, with instructions to propose it to the special council, with a clause similar to that in the accompanying Ordinance respecting the seminary, suspending its operation until it shall have been sanctioned and rendered permanent by an Act of the Imperial Parliament. In such case it will be advisable that Parliament should give the special council a power of imposing such fees and fines as may be requisite for establishing a general registry of real property.

I have &c. (signed) Durhess.

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REPORT from the CRIEF SECRETARY, on the COMMUTATION of the FRUDAL TENURES in the Island of Montreal, and other Seigniories in the Possession of the Seigniory of St. Sulpice of Montreal.

My Lord,

I HAVE great satisfaction in being able to state that the steps which, in compliance with your Excellency's instructions, I have taken with respect to the enfranchisement of the Island of Montreal from the feudal tenure, have resulted in a settlement of the principal points in a manner, which has been considered satisfactory by the parties most interested in the matter.

It is not necessary for me to give for the information, either of your Excellency or of Her Majesty's Government, any detailed account of the peouliar circumstances, which distinguish the enfranchisement of the Island of Montreal from the general question regarding the feudal tenures throughout the province; and which, in that district, render the existence of that tenure peculiarly undesirable, and its removal by voluntary arrangement peculiarly easy. The seigniory of Montreal comprises the whole island of that name, and includes the city together with the ground, over which it must in the progress of time extend itself. In such a spot the pernicious influence of these feudal tenures, which in all parts of the province retard the extension of its commerce and the developement of its natural resources, is felt with augmented force, as presenting a barrier to the enlargement and improvement of the city. The fines on alienation, which impede the transmission of land, and impose a heavy tax on every improvement, while they are injurious to the use of land for agriculture, are infinitely we fatall to its being rendered applicable to building purposes. The existence of the feudal active has been the occasion of loud and long complaint among the mercantile population of Montreal; and has been perceived to be the main cause of the slow progress both in extent and prosperity of a city, which, as well from its position at the confluence of the St. Lawrence and the Ottawa, and at the highest point at which the river is navigable from the sea, as from the increasing resources of the rich and extensive territories drained by these waters, possesses every capability for being ere long one of the greatest marts of trade and seats of population on the American continent. And, however the progress of Montreal may have suffered from those unfortunate causes, that have hitherto operated so prejudicially on the general interests of the British colonies in North America, it may fairly be concluded, that if this peculiar obstacle t

The possession of this seigniory by the ecclesiastical body of the Seminary of St. Sulpice, fortunately affords facilities which render it very practicable to effect a voluntary commutation in the Island of Montreal, without waiting for the completion of that general commutation of the feudal tenure, which, it is to be hoped, will before long be carried into effect throughout the province of Lower Canada. The complete view of this subject, which is given in the fifth report of the Canada Commissioners, renders it unnecessary that I should enter into any narrative of the circumstances, under which the body now forming the seminary became possessed of its present estates, and of the doubts which exist as to its tille to them. Notwithstanding the arguments, which I have heard urged on the other side. I have found no reason to question the soundness of the conclusion, at which the Canada Commissioners arrived, against the justice as well as against the policy of any attempt on the part of the Crown to dispute the legal title of the seminary, and to enforce claims which have practically been long suffered to lie dormant. "Whether or not," say the Commissioners, "the legal title be in the seminary, the King has done numerous acts which would render it very derogatory to the honour of the Crown to contest it, except

for the antidences of some great public good, which could not be gained by my other means. The report of the Commissioners, and the treaty which they attempted to negacine with the seminary are additional and important recognitions on the part of the Grown, of the title of that body. Nor is the entablishment of the seminary in the undisputed possession of this property demanded less by good policy than by equity. The purposes to which its means are applied are those of the most indisputable and essential public utility. The parcollind duties of the whole city of Montreal are gratuitously discharged by its members. A considerable portion of its revenues is devoted to the maintenance of large and useful institutions of education; another portion supports missionary establishments among the Indians; and after satisfying the many claims on its charity, which its generosity has his always been in the habit of admitting as paramount, a scanty pittance is left for the frugal maintenance of the Individual members. The functions, which the seminary thus takes on itself, are such as the Government must provide means for discharging, were it to deprive the seminary of the power; and it is difficulty to conceive that a provision so satisfactory and so economical could be made in any other way. Without, therefore, producing the slightest practical advantage, the attempt to enforce the alleged legal rights of the Crown, would, if successful be regarded as a wanton attack on a most respectable body of the clergy of the whole of the ancient, and of a large proportion of the emigrant population of the province. It would be regarded, not without justice, as an attack marking as little gratitude as prudence on the part of the British Government. For during the recent troubles, as well as in preceding periods, the seminary of Montreal has been conspicuous among the clergy of the province by its sealous and unshaken loyalty. To its efforts, and the exercise of its influence at the most alarming crisis, we may attribute the security

The doubts, however, which hang over the title of the seminary, necessarily render that body desirous of obtaining a formal recognition or confirmation of its rights, which may secure it not only against adverse claims on the part of the Crown, but against the resistance to its just demands, on which some of its tenants have occasionally ventured, relying on its unwillingness to enforce them by a suit at law, in the course of which its whole proprietary rights might be called in question. And though for the reasons on which I have dwelt, nothing could be less advisable than any attempt on the part of the Crown to enforce its own dormant claims, or to exhibit any unwillingness to recognize those of the seminary, it is not inconsistent with equity or sound policy that it should take advantage of the occasion of giving a new name and title to this property, to make such stipulation for an alteration of its mischievous incidents, as the public interest demands. The Crown has, therefore, while it has shown the greatest readiness to confirm the seminary is the possession of its present estates, stipulated that the concession on its part shall be accompanied by the enfranchisement of the Island of Montreal from its feudal burdens. To this condition the seminary has in the most ready and generous manner acceded. The terms proposed by it to the Canada Commissioners appeared to them so liberal that they unhesitatingly recommended their adoption in the report, which I have quoted above. And your Excellency was so much of the same opinion, that in compliance with your instruction I made the recommendations of the Commissioners the basis of the plan by which I pro-

Posed to effect the commutation.

Your Excellency is aware of the objections which were raised to the plan, when it became generally known that it was to be based upon the recommendation of the Canada Commissioners. I need not now recall to your Excellency's recollection the unreasonable nature of the demands urged by some of the inhabitants of Montreal in a petition presented on your return from the Upper Province at the end of July, nor the intemperate language in which that document was couched. I allude to it only for the purpose of noticing the fact that, while the greater part of the English inhabitants of Montreal disclaimed any participation in the desire which some of the petitioners seemed to entertain that the Crown should avail itself of its alleged legal rights to impose the hardest terms on the seminary, it appeared to be the general wish that some alteration should be made in the terms proposed, and that the Government in giving the seminary an indisputable title to its possessions, should stipulate for their due application to purposes of public utility, and guard against the accumulation of a large landed property giving great political influence over the city of Montreal in the hands of an ecclesiastical corporation. The seminary objected to many of the proposals made by the other party, as wantonly interfering with its ecclesiastical independence and dignity, and unduly curtailing the amount of its future revenues. It is not till very recently that I have been enabled to get the consent of the seminary to the heads of an Ordinance which, I am happy to say, has been also agreed to by those who may fairly be regarded as representing the feelings of the British party on this point. I submit these heads to your Excellency, feeling that, in the present state of ffairs, it would be useless to reduce them into the form of Ordinance, Letters Patent, or other formal and conclusive document.

It is proposed,—

1. That the superior and ecclesiastics of the seminary of St. Sulpice of Montreal be formed into a corporation, for the purposes to be specified in the Ordinance, Act of Parliament, or Letters Patent: Provided that the rules of management of the corporation be not valid without confirmation by the Government.

 That their title to their three present seigniories be confirmed and acknowledged by the Crown on the conditions annexed.

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3. That with respect to present arrears of "lode et ventes," calculated by the seminary at 44,000 l. for the Island of Montreal, and 15,700 l. for the other two seigniories, and also with respect to all flues that may answe in future, they shall not demand for each mutation more than one-twentieth of the value on each let not demand for each mutation more than one-twestieth of the value on each let having buildings, and being with the buildings of the value of 800L and apwards, within the city of Montreal, or more than one-sixteenth where the land is outside the city, or where with the buildings on it, it is of less value than 300L.

4. That these arrears be paid within seven years without interest, in seven annual instalments; any default for three months after demand, to render the whole of the remainder exigible immediately.

5. That the seminary be bound to commute, on demand, all its seigniorial rights, provided that no consituire shall be entitled to demand commutation until he shall have paid up all his arrears of seigniorial dues.

6. That the remains at rentes he commuted he payment of the capital appropriet he

6. That the cens et rentes be commuted by payment of the capital represented by

them at the legal rate of interest. That the loads at venies of any lot within the city of Montreal, and having buildings on it, and being with such buildings of the value of 500% and upwards, shall for the first seven years from the date of the letters patent be commuted for a payment of not more than one-twentieth of the value of such lot.

At the end of seven years and before the end of fourteen from the same date for a

payment of not more than one-eighteenth.

At the end of fourteen from the same date, for a payment of not more than one-

aixteenth.

That the lods et ventes of any lot within the city, the buildings on which are of less value than 300 l., and more than 200 l. shall during the first of the above-mentioned periods be commuted for a payment of one-sixteenth.

During the second for one of one-fourteenth.

During the third for one of one-twelfth. That the lods et ventes of any lot outside the city, or of any lot which being within the city shall not have buildings of the value of 100 l. thereon, shall during the first of these periods be commuted for a payment of not more than one-twelfth.

During the second for one of one-tenth,

During the third for one of one-eighth.

7. That, where the amount of such commutation cannot be settled by voluntary agreement, both parties are to appoint an arbitrator: one of the judges nominating instead of the seminary, if it neglects to do so; and the Court of King's Bench to nominate a third. That these three are to settle the amounts of commutation and arrears. That the award be final, and that the expenses of arbitration be borne equally by the parties.

8. That this award and payment of such sums, shall operate as a final commutation of all seignorial dues, and the land he henceforth held in "franc aleu roturier," which is never again to be convertible into a feudal tenure. The right of the seminary to its privileges for all arrears remaining the same as if there had been no change of tenure.

9. That the amount of commutation shall be fixed as a redeemable quit-rent, (rente

constituée rachetable) on the property.

10. That the farm of St. Gabriel shall be sold by the seminary, and if not sold within 20 years, shall fall within the provisions of the mortmain laws, and go to the

11. That the monies received for the arrears, commutation, and farm of St. Gabriel, shall be invested only in the public securities of the United Kingdom or its colonies, with the exception of a power of holding 30,000 l. worth of property producing income to the seminary, which it shall be permitted to invest in any land within the province, except the farm of St. Gabriel.

19. That the seminary shall lay before the Governor a detailed statement of its estate, debts and expenditure, as often as the Government shall require.

13. That the seminary shall continue subject to the same powers of visitation in temporal matters as were possessed by the kings of France, or are now possessed by the Crown of England.

It is not necessary for me on the present occasion to enter into any detailed explanation of the objects with which the various clauses of the agreement have been framed. In framing the terms of a formal and complete agreement with the seminary, it became practing the terms of a formal and complete agreement the attention of the Commissioners; and many of them had reference to points of considerable delicacy and difficulty. On others, which had been adverted to by the Commissioners, I found that it was necessary to make some alterations in order to meet, as well my own, and I believe your Excellency's views of what the public interest demands, as those of the persons who represented on this occasion the views of the public as contracting with the servinary. On some of them I have not thought it necessary to enter into much explanation, but have contented myself with merely pointing out the general nature of the provision to be made. Your Kzellency will perceive that some of these points refer to the general constitution and management of the seminary, and others to the precise terms of the pecuniary arrangement to be

I feel that I have acted in perfect accordance with your Excellency's own views, as well as those of the Canada Commissioners in laying it down as a general rule of conduct in

this matter, that the occasion of the proposed commutation was not to be seized for the purpose of enforcing with regard to the seminary of Montreal any regulation not called for by the actual arrangement itself, and which would introduce a practice at all different from that adopted with respect to the other ecclesiation and educational institutions of the province. The seminary of Montreal will, in spite of any arrangements now adopted with reference to itself alone, be liable to any general enactment which the Legislature may iscendite find it necessary to adopt with respect to such institutions. The Commissioners in their report have in my opinion very justly remarked that "because the seminary of Montreal has consented to an urgently required improvement, there is no reason that further alterations, which, if good, are equally to be wished in every other religious seminary, should be exclusively urged upon this one; nor would it be consistent with the common rules of prudence that an arrangement so long desired in respect to the property of Montreal should be subjected to the risk of being indefinitely postponed, or even of failing, by adding to it further reforms never coupled with it till it seemed on the point of succeeding." It will be seen that it is proposed that the uses of the property now in the hands of the estimatory, and which have been regulated by the good fasting of that body, and the estimated to the costom to which it has conformed, should be specified in the public act, by which its title is confirmed. As a further means of control over the management of the institution, it has been agreed that its rules of management should not be valid without confirmation by the Government. It is also provided that the seminary shall, whenever the Government shall require, lay before it a detailed statement of its pecuniary affairs. The seminary preferred making this account, which had been proposed on the other side; and to this plan, which the gentlemen of the body represented as conformable to their

The British population of the province appeared to be very desireus that the seminary should henceforth cease in great measure to appear in the character of a landed proprietor; and above all that it should not continue to possess a large extent of land in the city. In the general objections to the possession of large landed property by ecclesiastical corporations, objections of which the force has been long recognized by the automatical coincide; and I felt anxious that in making this agreement with the seminary provision should be made that it should cease to hold such portion of its present lands as lie in the sale of their lands and the commutation of its feudal rights should not be reinvested in lands. The opposition of the seminary, which at first extended to any stimulation of the kind, reduced itself by degrees to narrower limits; and I found that it would be suitafful, provided it were permitted to hold so much land as would suffice for the various buildings required for its educational establishments, together with some houses in the city, which would probably serve for little more than the accommodation of its professors and of the city, which is the only extensive landed state possessed by the seminary in the Island of Montreal, and which must very soon be required for building in the event off any extension of the city, shall be sold; and that all the money received by way of arreass and of commutation, together with that arising from the sale of the farm of St. Gabriel, shall be invested in the public securities of the United Kingdom or its colonies, the seminary being permitted nevertheless to acquire or to retain 30,000/l. worth of land in the province.

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It now only remains for me to notice the provisions which have been made with respect to the pecuniary terms of the commutation. With respect to the rate, at which the arrears for past mutations are to be collected, no change is to be made in the terms proposed by the Canada Commissioners; and it is merely stipulated that the seminary when possessed of an indisputable ritle shall continue to make the same moderate claims as heretofore. Great alarm appeared to be entertained by some of the inhabitants of Montreal as to the amount of these arrears, which some of them calculated as likely to amount to no less than 150,000. But this calculation was founded on no accurate, or even intelligible data; and as the time to which I was limited, did not suffice for the preparation of completely correct information by an inspection of the books of the seminary, I was obliged to take the am int as stated by the superior in his communications with me. This amount I have specific in the agreement, at 44,000.6 for the Island of Montreal, and 12,700.6 for the other two seigniories, being altogether 56,700.6; and, as this is the statement of the seminary itself, I think it would not be bearing unfairly hard upon that body if the total amount to be received or arrears should be so limited in the Act of incorporation.

In the proposal name by the seminary to the Canada Commissioners, and adopted by them, the terms proposed for he commutation of the lods et ventes differed in some respects from these proposed for the collection of the arrears. With regard to the latter it was clearly and sable that there should be no deviation from the long established custom. The seminary has been in the habit of dividing the lots in the seigniory of Montreal into two classes, the first consisting of those within the city, and having in them buildings of the value of 500 L and more; the second comprising all lots outside of the city, together with

those within it, which bear buildings of less value then 5004. On the first class is hea been in the habit of taking one-twentieth, on the latter one-sixteenth of the whole raise of the property as the fine or alienation; the iegal claim being cue-twelfth in both cases. To these rates it it settled in the present agreement that the seminary shall adhere in the collection of its arrears. The principles on which the seminary proposed to commute the seminer on the first or more valuable class of its property, was that of taking the amount of one fine as a perpetual enfranchisement for all future demands; and the great moderation of this proposal must be very cheerfully acknowledged. But to the second or less valuable last of its property the seminary did not feel inclined to extend terms quite so favourable. In the report of the Canada Commissioners it is stated that the seminary proposed to reason to believe that in the latter part of this clause there was an accidental numerical mistake, and that instead of 124 per cent. the seminary in fact meant only to demand one-twelfth or 85 per cent. This at least was its proposal to me.

It must be owned that the terms proposed even with regard to the second class were singularly moderate; and that the seminary when it proposed to enfranchise its censitaires from all future liabilities on the payment of the amount due on one alienation, could not be thought very harsh in urging that on the unimproved portion of its property it would insight on taking this one fine at its full legal emount. The one-twelfth proposed with respect to the second class is, after all, the legal fine due on all on the occasion of every alienation, and

the second class is, after all, the legal fine due on all on the occasion of every alienation, and is generally received without deduction by all other seigniors in the province. It will not however be matter of surprise that the establishment of such a distinction between the two classes of properties excited discontent among the holders of the less favoured class; and, as this was composed of the power and more numerous body. I ventured to represent to the seminary that the establishment of such a distinction would enlist the sympathies of the community against the arrangement; and to recommend that in both cases the price of the commutation should be fixed at the amount of the fine which had hitherto been taken. The seminary stated that it was quite ready to apply this principle equally to all lots on which there were buildings; but that on mere agricultural or unimproved lots, on which very little increase of value had been effected by the application of capital, it thought it quite fair and necessary to take the full legal amount of one fine. Adhering to its old classification, it had demanded this larger amount on all lots containing buildings of less value than 500 l.; but it assured me of its perfect readiness to accede to any new scale by which a distinction could be made between the less valuable class of buildings on the one side, and, on the other, land bearing no buildings, except such as it was apprehended might be raised on absolutely unimproved property in order to escape the higher rate of commutation. It appeared on discussing this point that 100 l. would be a fair value to take as the criteriou of bond fide buildings, and that no one would for the purpose of evasion erect a building of greater value on unimproved land. With this view the luts have been divided into three classes to be subjected to different rates of commutation. two first are the different classes of lots within the city : the first class being that having buildings above 500% in value, the second those of less than 500% and more than 100%. On both of these the commutation is proposed to be fixed at the rate hitherto adopted with respect to fines, at one-twentieth of the value for the first, and one-sixteenth for the second. The third class is to conprise all of what may be regarded as unimproved lots, that is of all lots cutside of the city, and any within it, on which there shall not be a building of the value of 100 l. On this the price of commutation is to be fixed at one-twelfth.

Such are the terms agreed upon for the first period of seven years after the adoption of a measure for commutation. The agreement contains provisions for a variation of the rate of commutation, if delayed beyond that period. If not concluded in the first period of seven years, the terms are to be raised during a second of the same duration; and if delayed beyond 14 years, the rate is to be still further increased.

An important improvement on the agreement sanctioned by the Canada Commissioners will, I think, be found in the provision respecting the nature of the charge for which the present liabilities are to be commuted. The Commissioners propose, that "it should be allowable oy mutual agreement to charge the whole of the commutation money as a mortgage on the property, or to convert it into a quit-rent, but not without the free coment of both parties." It appeared to me very desirable that every facility and inducement should be given to the immediate completion of the commutation; and that in cases in which the commutation; and that in cases in which the consistered might not possess the means of paying the whole amount of the purchase-money, he should be able to effect the commutation by settling its amount, and fixing the interest thereof as a rent-charge on the property. This proposal met with the approval of all parties; and in the foregoing agreement it is accordingly provided, that the amount of commutation shall be fixed on the property as a redeemable quit-rent, or rente constitute

The terms thus settled met with the entire concurrence of the seminary. Messrs. M'Gill and Moffatt, though more favourable to a draft of an Ordinance originally prepared by themselves, signified their entire readiness to assent to the foregoing agreement; and it met also with the concurrence of Mr. Adam Thom, who had at first supported views more near those of the strongest opponents of the seminary. It appears most desirable that no time should be lost in definitively adopting and carrying into effect the settlement of this question. The only difficulty arises from the want of any sufficient legislative power is the province, to give the force of law to the agreement. It is a matter of doubt, whether in the present state of its title the seminary could make such a valid surrender as would be required as a foundation for a fresh grant on the conditions ag .ed in Letters

Patent from the Crown. As Ordinance passed under the present limited power of the Governor and council, would only be valid for three or four years, and consequently no one would commute under it. It is certainly not desirable, that the Imperial Parliament should undertake the task of legislating at a distance on a subject requiring so much local anowledge. The only course that remains is, that the Imperial Parliament should pass an Act, giving the force of permanent law to any Ordinance passed by the present legislature of Lower Canada, for the incorporation of the seminary of Sr. Sulpice of Mantreal, and for the commutation of tenure in the seignories now possessed by that body. Instructions might then be sent out to propose to the special council an ordinance founded on the

In bringing these remarks to a close, allow me to impress once more on your Excellency the importance of taking advantage of the present disposition on both sides to secure to the public the great practical benefits, which must result from an equitable settlement of this question. Your Excellency will, I am sure, see the necessity of removing from this distracted community, one even of the minor causes of difference.

Quebec, 31 October 1838.

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Che. Buller, Chief Secretary. (signed)

LETTER of M. Quiblier in answer to Honorable Che. Buller's Letter of 21 ult., requiring information on several points relating to the Seminary ;-(3 Enclosures.)

Monsieur,

Séminaire de Montréal, 5 Septembre 1838.

Dans la lettre que vous m'avez fait l'honneur de m'ecrire en date du 25 du mois dernier, vous me demandez, pour l'information de son Excellence le Gouverneur-général;

1. Un état des œuvres auxquelles les fonds du séminaire sont maintenant consacrés. Un état des produits des moulins, des droits de mutations et des rentes, pendant les cinq dernières années, dans chacune de nos trois seigneuries, Ile de Montréal, St. Sulpice et Lac des deux Montagnes.

3. Un rapport d'atailé des lods et ventes dûs, des dates de chaque mutation, des noues des vendenrs et acquéreurs, et des propriétaires actuels. Mais dans votre lettre du 31 dernier, vous m'avez permis de la part de son Excellence le Gouverneur-général, de me renfermer dans un rapport sommaire des lods et ventes arriérés.

En réponse aux susdites questions, je prends la liberté de vous reférer aux trois rapports ci-inclus, dont le nombre correspond au nombre respectif de chaque question.

Avec la meilleure volonté et le travail le plus scrupuleux, il n'a pas été possible de parvenir à quelque chose de plus exact. Je désire vivement que ces renseignements puissent antisfaire son Excellence Le Gouverneur-general, et accélérer la conclusion de cette affaire importante.

J'ai l'honneur d'être, avec une haute considération, Monsieur, Votre très-humble et très-obéissant serviteur,

Honorable Charles Buller, Secrétaire-en-Chef, &c. &c. &c. Quiblier, Sup.

## Enclosure, No. 1,

Les œuvres dont le séminaire est chargé sont,

4. Les écoles de le paroisse qui sont tenues par une trentaine de maitres ou de maitresses, et dans lesquelles près de 1,400 enfans reçoivent une éducation presque toute gratuite.
5. Une salle fondée à l'Hôpitul-général des Sœurs Grises pour 6 pauvres vieillards

invalides qui sont nourris et entretenus aux frais du séminaire.

6. Une autre salle fondée au même hôpital pour 40 orphelines Irlandaises, nourries, instruites et entretenues aux frais du séminaire jusqu'à ce qu'elles soient placées dans des familles honnêtes.

7. On ajoute cette année un etablissement de Frères des écoles chrétiennes, dejà fréquenté par plus de 260 jeunes garçons, à qui en enseigne gratuitement la lecture, l'ecriture, le calcul, le grammaire, la géographie, les elémens de la géométrie et du dessin linéaire, &c. &c.

8. Les aumones publiques et secrettes, souscriptions et améliorations publiques

absorbent ce qui reste de revenus après les charges remplies. Il est à remarquer que les ausdites œuvres augmenteront en proportion de la population. Quiblier, Supr. Montréal, 5 Septembre 1838.

### Englosure, No. 8. 2.30() ath make

PRODUIT des SMIGHEURIES de MONTREAL, de ST. SULPICE et du LAC DES DEUX MONTAGNES pendent les cinq dernières ann

#### 1. Seigneurie de Montréal.

_					Lods et Ventes dans in Ville et les Faubourgs.		Lode et Ventus et Rescos en l'Isle.		Mouline, déduc- tion faits des dépondes d'antoc- tion et des répa- ration.			TOTAL							
•								£.			£.			£.				£.	
1833						144	-	3,095	-	-		.,	-	652			-	5,996	
1834	•		-	•	-	-	-	3,028	•	-	1,695		-	480			00	5,203	
1835	-					-	-	3,079	-	-	1,873	-	-	360	- 1	-	-	5,305	
1836	-			•	•	-	-	2,369		-	1,782	-	-	607		-		4,758	
1837	•	-	-	-	•	-	-	3,222	•	-	1,905	-	-	578	•	-	-	5,705	26,967

## 2. Seigneurie de St. Sulpice.

	Lods et Ventes et Rontes,	Moulins,	
833	6. - 663 - 73° - 653 - 783	£. - 208 - 255 - 251 - 226	869 - 987 903 1,009
837	e soc objected by	or a substitution	4.97

# 3. Seigneurie du Lac des deux Montagnes.

1833	1,334	- 304	- 1,638
1834	877	353	1,230
1835	714	362	1,076
1836	865	855	1,720
1837	954	554	1,508
		1	7,178

Produit total des trois seigneuries pendant les 5 dernières années -£. 39,117

Montréal, 5 Septembre, 1838. Quiblier, Supr.

# Enclosure, No. 3.

Dans le rapport fait aux commissaires en 1836, les arrérages de la seigneurie de Mon-tréal ont eté estimés à 34,000 l. de bonnes dettes. Les arrérages des trois seigneuries peuvent être estimées maintenant comme suit :

D'après un relevé assez correct des mutations, les lods et ventes dûs dans la ville et les faubourgs de Montréal depuis 1807, jusqu'à 1838, sont de 62,143 l., suivant le taux légal. De cette somme, il faut déduire,

- 1º. Au moins ime pour non valeur.
- 2°. Le séminaire ne prenant ordinairement que le 20m0, au lieu du 12m0 alloué par la loi, il faut déduire encore şm0, ce qui réduiroit la somme cidessus en bonnes dettes

Nous n'avons pas de relevé exact de l'Île et des deux autres seigneuries; mais en calculant par le nombre des terres de chaque seigneurie, les arrérages sont à peu près comme suit, déduction faite des non valeur et des grâces ordinaire

	-				-	-	- '	-		-	13,000
En	la seig	neuri	e de !	St. Sulpice					7 ·		4,900
En	la seig	neuri	e du l	St. Sulpice Lac -	-		-	-		-	7,800

£. 56,700

Montréal, 5 Septembre, 1838.

Quiblier, Supt.

Cher Monsieur,

J'ai eu l'honneur de recevoir votre lettre du 10 dernier, dans laquelle vous me demandes,

2. Quel est le montant total des lode et ventes pendant chacune des cinq dernières années
dans la cité et les faubourgs de Montréal?

2. Quel est le montant anneel des même lode
et ventes pour le reste de la consive de notre seigneurie de Montréal?

3. Quel est le montant des cens et restes dans toute la seigneurie de Montréal, pour chacune des cinq dernières
nnées, et aussi quelle somme en a été collectée?

4. Enfin, d'après quelles règles neus
regardons comme manvaises dettes certains arrérages de lods et ventes?

Pour donner l'état mentionné par la première question, il faudroit parcourir et relever cinq volumes in folio du terrier de la ville et des faubourgs, et revoir tous les comptes ; ce qui demanderoit le travail assidu de deux personnes habiles pendant plusieurs mois.

L'état auquel a rapport la sée question est encore plus difficile et plus long; les notaires dans la campagne ne font pas exactement les retours de leurs actes; il arrive qu'un grand nombre de mutations nous demeurent inconnues pendant plusieurs années. Un nouveau terrier pourroit seul nous fournir les moyens de parvenir, à cet égard, à des renseignements

Il n'est pas impossible, cependant, si l'on veut, de savoir quel est le montant approximatif des revenus de la seigneurie de Montréal, pendant chacune des cinq dernières appées.

Les arrérages de lods et ventes dans la ville et les faubourgs pendant les 30 dernières années montant en bonnes dettes à 31,000 l., ce qui présente par an £.1,033

Les arrérages de l'ile 13,000 l. par an La recette réelle des cinq dernières années y compris les moulins, ayant été d'environ 26,767 l.; c'est par an 5,393

- £. 6,859 Ainsi le revenu annuel de la seigneurie de Montréal peut-être évalué à

Il monteroit plus haut si les lods et ventes étoient exigés selon la rigueur de la loi.

Il n'est plus facile de répondre à la première partie de la 2º question. Les rentes annuelles de toute la seigneurie de Montréal, y compris la ville et les faubourgs, sont de annuelles de toute la seigneurie de Montréal, y compris la ville et les faubourgs, sont de apoor minots de bled et 1001. Ce n'argent. Mais il m'est absolument impossible de spécifier ce qu'il en a été perçu chaque année. Dans noslivres de recette, nous portons simplement ce qui est payé sans mentionner si c'est pour arrérages pour lods et ventes ou pour rentes courantes. Les censitaires siment mieux n'avoir qu'un compte ouvert. Pour obtenir une distinction détaillée, il faudroit revoir et relever tous les comptes des particuliers, pendant ciaq ans ; ce qui seroit un travail presque immense. Pour répondre à la 4ma question, je prendrai la liberté de vous faire observer, ?. Qu'un certain nombre de loté et ventes sont frappés de prescription et cessent d'être exigibles en loi, quoique ils soient dûs en équité. 2º. Un certain nombre de loté et ventes sont roit compenser les frais judiciaires, si l'on repétoit en loi les lods et ventes. 3º. D'autres terreins tombent entre les mains d'acquéreurs très pauvres, ou subissent de si fréquentes mutations qu'on ne pourroit en exiger les droits rigoureusement dûs sans plonger ces infortunés dans la dernière misère.

Voilà les principales sources de ce que nous appelons mauvaises dettes.

Agrées l'expression de la haute considération avec laquelle j'ai l'honneur d'être. Cher Monsieur, votre très-humble et très-obéissant serviteur.

A l'Honorable Charles Buller, Quiblier, Supr. Secrétaire-en-Chef, &c. &c. &c.

ESTIMATE given in by M. Quiblier, Superior of the Seminary, of the probable Amount to be received for Commutation of the Tenures in its Three Seigniories.

Le taux fixé par la loi, pour les changemens de tenures en franc alleu roturier, est de la cinquième partie de la valuer de l'immeuble, ou du quint.

La Couronne en affranchissant ses censitaires n'a exigé que le dixième.

Le séminaire en proposant un tel affranchissement a demandé le douzième de la valuer des propriétés en général, et a consenti à se contenter du 20° de la valuer des propriétés de la ville, bâties pour un montant d'au moins 500 l. Cette distinction a été faite en faveur de l'industrie et du commerce qui ont crée de pareilles améliorations.

Aucun autre seigneur ou établissement ne pourroit transiger à un taux si modéré. Les censitaires du séminaire de Montréal sont, sous ce rapport, les plus privilégiés du · Canada.

Quand le séminaire a fait des propositions aussi faciles, il s'est fondé sur les estimations suivantes, assez exactes alors, mais devenues au-dessus de la vérité pour l'état actuel des affaires.

L'Île de Montréal, non compris l'espace occupé par la ville, est divisée an 1,300 terres dont la valuer moyenne, estimée pour chacune, d'environ 4,00 l. donneroit un montant de - 4.520,000 Es traitant avec les Commissaires royaux, nous avions estimé la valeur de la ville et faubourge d'environ - £.1,480,000

Le fief de St. Sulpice est divisé en 700 terres, dont la valuer moyenne, estimée pour chacune à 125 l., monteroit à - - £.87,500 Le fief du Lac des deux Montagues est divisé en 1,230 terres, dont la valeur moyenne, estimée pour chacune à 100 l. monteroit à £. 123,000

£. 2,000,000

210,500

Total des trois seigneuries

- £. \$,\$10,500

Si ces propriétés étnient vendues par le sheriff, elles ne monteroient pas aux deux tiers de la susdite valeur.

Il faut aussi avoir égard aux grâces que nous serons obligés de faire; aux pertes inevi-tables dans le gestion; aux estimations qui seront toujours au dessous du prix véritable. Les revenus du séminaire n'étant plus de nature à augmenter, il faut aussi qu'il soit rendu capable d'accomplir facilement toutes ses œuvres. En suivant le taux du séminaire, environ un million payeroit le some,

€. 50,000 Le reste, 1,210,500 payeroit le 19me, c'est-a-dire 100,875

Total £. 150,875

dont la rente à 6 p. % et en ne supposant aucune perte, fourniroit au séminaire un revenu de 9,000 l.\*

De plus le gouvernement, dans cette éctation, ne faisuit aucune mention des deux autres seigneurles, ni de la ferme St. Gabriel, ni des autres immeubles, posédés par le séminaire; lesquels tous demeuvoient en la possession et propriété du séminaire. L'arrangement actuel est donc loin d'assurer au séminaire — revenu aussi considérable.

ORDINANCE

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En 1827, seu Mr Roux, sepérieur du séminaire de Montréal, traita l'affaire des druits seigneurieux avec le très honorable Huskisson, ministre des colonies, par la mediation de Sir Wilmot Horton. Le gouvernement de sa Majesté s'engagen alors à garantir au séminaire une rente annuelle et perpétuelle égale non seulement au montant des revenus que le séminaire percevoit de la seigneurie de Montréal, mais encore de ceux qu'il avoit drait de percevoir. Le séminaire ne percevoit qu'environ 6,000 l. de le dite seigneurie ; le gouvernement cependant lui assura 8,000 l. et même 9,000 l., s'il prouvoit que la séigneurie pourroit les rendre. M. Stephen, avocat de la Couronne, décida dans ce sens. Les documents sont au bureau colonial.

De plus le gouvernement, dans cette dotation, ne faisuit ancuse mention des daux autres mismantles.

ORDINANCE of the Governon-General and Special Council of Lower Canada, for incorporating the Seminary of Saint Sulpice of Montreal.

#### Анно авсиндо Vістовій висіни.

#### Cap. L.

AN ORDINANCE to incorporate the ECCLESIANTICS of the Seminery of Saint Sulpice Montreal, to confirm their Title to the Fief and Seigniory of the Island of Montreal, the Fi and Seigniory of the Lake of the Two Meastrins, and the Fief and Seigniory of Saint Sulpi in this Province; to provide for the gradual Extinction of Seigniorial Rights and Dues, with the Seigniorial Limits of the said Fiels and Seigniories, and for other purposes.

in this Province; to provide for the gradual Extinction of Seigniorical Rights asking the Beigniorial Limits of the said Fiels and Seigniories, and for other purposes.

WHERRAS the Ecclesiastics of the Seminary of Saint Sulpice, established at Montreal in this Province, have, since the Capitulation made and signed at Montreal aforesaid, on the eighth day of September, which was in the year of our Lord one thousand seven hundred and sixty, held, possessed and enjoyed, and do still hold, possess and enjoy the fief and seigniory of the Island of Montreal and its dependencies, the fief and seigniory of the Lake of the Two Mountains, and the fief and seigniory of Saint Sulpice, and their several dependencies, all situate in the said District of Montreal:—And the said Ecclesiastics have alleged, and do allege, that they so as aforesaid have held, possessed and enjoyed, and still do hold, possess and enjoy, all and singular the said fiefs and seigniories, and their dependencies, rightfully, and as the true and lawful owners of the same: And whereas doubts and controversies have arisen touching the right and title of the said Ecclesiastics, of the said Seigniory of Saint Sulpice of Montreal, in and to the several fiefs and seigniories, and their dependencies, of which they have, as aforesaid, been in possession since the said capitulation, and it has been contended that all and every the said fiefs and seigniories became, by the conquest of this Province by the British arms, vested, and still remain vested in the Crown: And whereas Her Majesty, desirous that all such doubts and controversies should be removed and terminated, and that Her faithful subjects holding lands within the seigniories about the residence of his province by the British arms, vested, and still remain vested in the Crown: And whereas the Majesty, desirous that all such doubts and controversies should be removed and terminated, and that Her faithful subjects holding lands within the seigniories, should be associated and escience and the said Sendary olecting new memoers, according to the rules of their foundation, and the practice by their included and and shall have a common seal, with power to alter, break and make new the same, when and as often as they shall judge it expedient so to do; and that they and their successors by the same name may sue and be sued, implead and be impleaded, answer and be answered, defend and be defended, in all courts of record and places of judicature and jurisdiction within the said Province, and do, perform and execute all and every lawful acts and things, in as full and ample Province, and do, perform and execute all and every lawful acts and things, in as full and ample manner and form, to all intents, constructions and purposes, as any other ecclesiastical corporation or body corporate and ecclesiastical by law may or ought to do: Provided always, That no rules, bye-laws or regulations for the temporal government of the said corporation or its successors, save only those which are now followed and in force in the said Seminary of Saint Sulpice of Montreal, shall be valid, binding or effectusel, until they shall have been laid before the Governor, Lieutenant-governor, or person administering the government of this Province for the time being, and shall have been by him expressly approved, confirmed and ratified.

II. And be it further ordained and enacted by the authority aforesaid, That the right and title of the said Ecclesiastics of the Seminary of Saint Sulpice of Montreal, in and to all and singular the said flefs and seigniories of the Island of Montreal, of the Lake of the Two Mountains, and of Saint Sulpice, and their several dependencies, and in and to all seigniorial and feudal rights, privileges, dues, and duties arising out of and for the same, and in and to all and every the domain, lands, reservations, buildings, messuages, tenements, and hereditaments within the said several fiefs and seigniories now held and possessed by them as proprietors thereof, and also in and to all monies, debts, hypothéques, and other real securities, arrears of loss it works, cens et rentes, and other seigniories, debts, hypothéques, payable or performable by reason of lands holden by cessitaires, tonants, and others, in the said several fiefs and seigniories, goods, chattels, and moveable property, whatsoever, now due, owing, belonging, or accrued to the said Ecclesiastics of the said Seminary of Saint Sulpice of Montreal, or which may hereafter become due and owing, or accrue and belong to them, or to the said ecclesiastical corporation, hereby constituted, or their successors, by reason of any lands and tenements holden 303.

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Appendix (2.

of the respective consists of the said several fiels and seigniories, with all and every the rights, privileges, and appurtuneances thereunto respectively belonging or in any vice appertuneance, shall be, and they are hereby confirmed and declared, good, valid, and effectual in the law, as fully, in the same meaner, to the same extent, and for the same objects, intents and purposes as the Ecolesiastics of the Seminary of the Fauxbourg Saint Germain Ler Paris, or the Seminary of Saint Sulpice of Montreal, according to its constitution, before the eighteenth day of September, in the year one thousand seven hundred and fifty-nine, or either or both of the said seminaries night to could have done, or had a right to do, or might or could have beld, enjoyed, or applied the same, or any part thereof, previously to the last mentioned period. And further, That all and singular the said defis and seignicries of the said domain, lands, 'uildings, messuages, tessements, at dereditaments, beigniorial does and duties, monies, debts, Apposthquez, real securities, arrears of feels of sentes, can of resizes, and other seigniorial dues, goods, chaires, and moverable property whatsovers, shall be, and the same series seigniorial the said corporation of the Ecclesiastics of the Seminary of Saint Sulpice of Montreal, hereby conditiuted, and their successors, to be had, held, possessed, and enjoyed by the said Ecclesiastics of the Seminary of Saint Sulpice of Montreal, and their successors, as the true and lawful owners and proprietors of the same, and of every part and parcel thereof, to the only use, henceft, ar behoof of the said seminary or corporation, and their successors, as returned the said comparison, and eminaries.

It is and he in further orderined and emerted by the authority of creaseld. They the said corporation.

HI. And be it further ordained and emected by the authority aforesaid, The the said corporation of the Ecclesiastics of the Seminary of Saint Sulpice of Mentreal, hereby constituted, and their successors, shall be, sell they are hereby held and bound, whenever thereunto required by any of the creatistics, or other person or persons, or body or bodies politic or corporate, who now hold or who may hereafter hold any real or immoveable property, a tittee de cens or or notices, which any one or more of the said field and seigniories, to consent to great and allow, to and in favour of such censitairs, person or persons, or body or bodies corporate or politic, requiring the same, a commutation, release, and extensions, or body or bodies corporate or politic, requiring the same, a commutation, release, and extensions of the said field at centes, cone or reales, and all feath and seigniorial hurthens whatsoever, to whit, such consisteirs, person, or body corporate, holding real or immovesable property in any one or more of the said field and seigniories, his, her, or their heiers, successors, or assigns, and such real and immoveable property, so by him, hor, or them held, may be subject or liable to, and in favour of the said Ecclesiastics of the Seminary of Saint Sulpice of Montreal, or their successors, by the certain price, indemnity, and consideration in that behalf, agreed upon, or two bedy corporate, requiring such commutation, release, and extinguishment, in manner, as hereinafter is directed: Provided always, That no such considers, per on, or body corporate or politic, shall be entitled to, or demand any such commutation, release, and extinguishment, in the behalf aforesaid, until he, she, or they shall have duly paid to the said Ecclesiastics of the Seminary of Saint Sulpice of Montreal, or their successors, all arrears of seigniorial rights, dues, and duties, which he, she, or they shall he entitled to, or reasy owe, or with which the said land or immoveable prorely, in respect whereof such commutation, rele

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or may be then chargeable, or shall have otherwise satisfied them in that behalf by any mode of adjustment agreed upon and concluded.

IV. And be it further ordained and enacted by the authority aforesaid. That the price, consideration, and indemnity, to be paid by any consider, person, or body politic or corporate, for such consumutation, release and extinguishment, with regard to his or their land, or immoveable property, situated within any one or more of the said sefs and seigniories, to be paid by him, her or them to the said Ecclesiastics of the Seminary of Saint Sulpice of Montreal, or 'heir successors, shall be at and after the rates following: (that is to say) 'That the said commutation of all cens et restee, within all, and every, the said fiels and seigniories, shall be had and obtained on the payment of such capital, or sum of money, as the said coss et restee, reckoned at the legal rate of interest, shall or may represent; that the said commutation of the 'roits de lads et ventes, upon or in respect of any lot, piece or parcel of land in the said fief and seigniory of the Island of Montreal, upon which there shall be buildings of the value of five hundred pounds currency, and upwards, shall be had and obtained for and during the first seven years which shall elspee after this present Ordinance and lome into effect in this Province, upon payment of not more than one-twentieth part of the value of such lot, piece, or parcel of land and buildings, and at any time after the expiration of fourteen years from the said time, upon payment of not more than one-wellth part of the value of such lot, piece, or parcel of land, and buildings, and at any time after the expiration of fourteen years from the said time, upon payment of not more than one-wellth part of the value of such lot, piece, or parcel of land, and buildings, in a tany time after the expiration of fourteen years from the said time, upon payment of not more than one-sixteenth part of the value of such lot, piece or parcel of land and buildings;

Ordinance, upon payment of not more than one-twelfth part of the value thereof, and at any 'me after the expiration of this period of seven years subsequent to the coming into force and effect of this Ordinance, and before the expiration of fourteen years from the said time, upon payment of not more than one-tenth part of the said value, and at any time after the expiration of fourteen years from the said time, on the payment of not more than one-eighth part of the value of such lot, place or parcel of land and builtings.

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the ice, ich ned this years from the second control of land and buildings.

V. And be it further ordained and exacted by the authority afbressid. That is all cases where the said Ecclesisatics of the said Seminary of Saint Sulpice of Montreal, their successors, and any of the said constitution, release and extinguishment in manner aforessid, shall not, by voluntary agreement, settle and determine the value of any such lots, pieces or parcels of land and property, with reference to which the said price, consideration money and indemnity, according to the rates hereimbore established, shall be reckoned, such value thereof shall be fixed, ascertained and determined, by the award of arbitrators, in manner following: (that is to say) the said Ecclesiastics of the Seminary of Saint Salpice of Montreal, or their successors, shall, and may nominate, and in their default so to do, one of the Justices of the Court of King's Bench, for the district of Montreal, shall, and may nominate an arbitrator, being also an indifferent and disinterested person, and the said considere, person or persons, or body corporate or politic respectively, shall and may nominate and appoint one other arbitrator, being also an indifferent and disinterested person; and the said Court of King's Bench for the said district of Montreal, upon a petition, or summary application to it made in that behalf, shall, and may nominate one other arbitrator, being also an indifferent and disinterested person, which said three arbitrators, after having been previously sworn before any ore of the Justices of the Court of King's Bench for the said district of Montreal, hereby authorized to admin! we such onth, well, truly and honestly, to execute the trust and duty of arbitrators as aforesaid, and after notice to the parties respectively of the time and place of their meeting, shall proceed to fix, ascertain and determine the value of the lots, pieces or parcels of land and property, in respect whereof such commutation, release and extinguishment shall be required: Provided always, T such court be duly confirmed

VI. And be it further ordained and enacted by the authority aforesaid, That upon the rendering and confirmation of the said award, in the behalf and in maner aforesaid, it shall be lawful for the censiteire, person or persons, or body corporate or politic, requiring such commutation, release and extinguishment of all seignoiral and fewdal rights and burthers as aforesaid, to pay, or offer to pay, to the said Ecclesiastics of the Seminary of Saint Sulpice of Montreal, or their successors, as and for the price, consideration money, and indemnity for the said commutation, release and extinguishment of all seignoiral and fewdal rights and burthers, such part of the value of such piece or parcel of land and property, fixed and determined by such award, as according to the rates mentioned in the fourth section of this present Ordinance, should be due and payable in that behalf, or to declare his, her or their option to the said Ecclesiastics of the Seminary of Saint Sulpice of Montreal, or their successors, that the said price, consideration money and indusmity, provided the same shall amount to not less than one hundred pounds, shall be and remain upon and shall charge and affect such lot, piece, parcel of land, or property at, and for a redeemable quit-rent (d rente constituée et rachetable), according to the laws of this Province; and that any option in the said behalf so made and declared, shall have the full effect in law, of charging and affecting such land or property, for such price, consideration money and indemnity, at a redeemable quit-rent (d rente constituée et rachetable), to all intents and purposes whatsoever.

VII. And he it further ordained and enacted by the authority aforesaid. That from and after the

VII. And be it further ordained and enacted by the authority aforesaid, That from and after the voluntary settlement and adjustment, between the parties touching the said price, consideration money and indemnity, or from and after the payment, or tender of payment to the said Ecclesiastics of the Seminary of Saint Sulpice of Montreal and their successors, of the said price, consideration money and indemnity, reckoned according to any such award in that behalf, or from and after a declaration signified to the said Ecclesiastics of the Seminary of Saint Sulpice of Montreal, or their successors, by the said censitaires. Lason or persons, or body politic or corporate of his, her or their option, that such price, consideration money and indemnity, reckoned according to such award, shall be, and remain upon, and charge, and affect such lot, piece or parcel of land and property, at, and for a redeemable quit-rent (d rente con...liste at rachetable) in manner aforesaid, all and every the divisits of corner of rente, lode etventes, droit de bandité de modifie, droit de retrait, and all other feudal and seigniorial rights whatever of the said Ecclesiastics of the Seminary of Saint Sulpice of Montreal, and their successors, upon, for or in respect of the lot, piece or parcel of land or property, as to and concerning which such commutation, release and extinguishment may be sought and required, shall be and be held to be, taken and considered for ever commuted, released and extinguished; and such lot, piece or parcel of land shall be holden and be deemed and considered as holden thereforth for ever, by the tenure of Franc Ales Roturier, according to the laws of this Province, and stall never again be granted, surrendered or holden by any feudal tenure whatsoever: Provided always, That nothing hereinbefore contained shall extend or be construed to extend to the droit de bandité out of the limits of the City of Montreal, till the major part of the censitaires in each of the several fiefs and hereinbefore contained shall extend or be construed to extend to the droit de banalité out of the limits of the City of Montreal, till the major part of the censitaires in each of the several fiefa and seigniories aforesaid shall have commuted, nor to discharge the lots, pieces or parcels of land, the tenure whereof may be so converted into that of Franc Ales Roterier, from the rights, hypotheca, privileges and demands of the said Ecclesiastics of the Seminary of Saint Sulpice of Montreal, and their successors, charged in and upon the same for the security and recovery of the price, consideration money, and indemnity which, by reason of the adjustment with the ornatiaire, or person who required such commutation, release and extinguishment, may remain as a charge and incumbrance of such land or property, at a redeemable quit-rent as aforesaid, or for the security and recovery of any arrears of seigniorial dues accrued before such commutation, release and extinguishment, may have been required, or in anywise to destroy, alter or affect the remedies and recover at law, which the said Ecclesiastics of the Seminary of Saint Sulpice of Montreal, or their successors, might

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Appendix (E.)

night lewfully have had or have taken for the recovery of the same, if such commutation, and extinguishment had not been made and obtained, but that all and every the lawful hypethymes, privileges, actions, demands, recourse and remodies in that behalf of the said inaction of the Seminery of Saint Sulphe of Montreal, and of their successors, be and the samewhy saved and maintained.

VIII. And be it further ordeined and emected by the authority aforesaid, That if the said Recisalistics of the Beninary of Saint Sulpice of Montreal, or their successors, shall refuse or neglect to make and execute to and in favour of any constitute or other person, or body corporate or politic, who shall in manner aforesaid have paid or tendered payment to them of the amount of the said price, consideration money and indeasely, according to any such award made in due manner, or who shall have declared his, her or their option to the and Ecolesiastics of the said Seminary of Saint Sulpice of Montreal, or their successors; that such amount should remain upon, and charge and affect the lot, sice, persol of kind and property, and for a redemable quit-rent, according to the provisions in that behalf hereinbefore contained, an instrument in writing before two notaries, or a notary and two winnesses, setting forth such commutation, release and extingulahment, of all neigniorial and free air rights, dues and burthers, and the terms and conditions therefo, according to law, and the respective rights of the parties, it shall not may be lawful to and for such condition, person or persons, or body corporate or politic aforesaid, to implied the said Ecolesiastics of the Seminary of Saint Sulpice of Montreal, and their successors, in the said Court of King's Bench for the district of Montreal, for the purpose of compelling them to grant to the said court of King's Bench for the district of Montreal, for the purpose of compelling them to grant to the said court of King's Bench for the parties, with his production of the said court of King's Bench, and they are hereby required, by their judgment in that behalf, to award and adjudge to such consisteire, person or persons, or body corporate or politic, the full benefit of such commutation, release and extinguishment, for and in respect of such land or property, according to law and the respective rights of the parties, with lawful courts of said.

IX. And be it further ordained

release and extinguishment, for and in respect of such land or property, according to law and the respective rights of the parties, with lawful coats of suit.

1X. And be it further ordained and emeated by the authority aferentid, That the said Ecolasiastics of the Seminary of Saint Sulpice of Montreal, and their successors, shall not, for arrears of last of treats, accorded to them at the time of the coming into force and effect of this Ordinance, or hereafter to accrue and become due to them according to law, for each mutation in the ownership of any lands and tenements situated within the said City of Montreal, and of which, and of the buildings excelled thereon, the value shall be the sum of five hundred pounds currency and upwards, demand and exact more than one-twentieth part of the price and consideration for each sale or conveyances of any such lands and treements, nor shall they for each and every mutation in the ownership of any lands or tenements sit test in the creaters of the said three fiels and segmiories, and out of the limits of the said City of Montreal, exact or demand more than one-sixteenth part of the price and consideration of the sale and conveyance of such last-montioned lands and tenements; nor shall they, for each and every mutation in ownership of any lands or tenements situated within the limits of the said City of Montreal, of which, and of the buildings thereon exceted, the value-shall be less than five hundred pounds currency, exact or demand more than one-sixteenth part of the price or consideration for each sale or conveyances thereof; and further, that all and every such arrants of loss of testes active according to the respective rates aforesaid, shall not be demandable from any person or persons, owing the same personally or hypothecarity, nor shall any such person or persons indebted as aforesaid to a greater amount than forty-one pounds, be compellable to pay the same person or persons, owing the same personson, the same shall be come on the force, have been eachiged to ra

X. And be it further ordained and enacted by the cuthority aforescid. That the lot, piece or parcel of land called the farm of Saint Gabriel, situated within the said fief and seigniory of the Island of Montreal, lying on the west side of the lower road to Lachine, containing about two hundred and seventy arpents, being one of the domain lands, farms, tenements and hereditaments, accurred and confirmed to the said Ecclesiastics of the Seminary of Saint Sulpice of Montreal, and their successors, by the second section of this Ordinance, shall, within the space of twenty years, after the period when this Ordinance shall come into force or effect in the said Province, be, by the said Ecclesiastics, alienated and disposed of, in Frenc Alex Returier, for ever, it such parts and parcels and for such prices, terms and considerations, as to them may seem most meet and advantageous; and for the making of any such alienations and conveyances, the said Ecclesia-tics of the

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Seminery of Saint Suiples of Montreal, and their successors, are hereby fally and duly licensed and authorized; and that if at the expiration of the said twenty years, the said farm of Saint Gabriel, or any parts or parcels thereof shall yet remain not alienated, or disposed of, then, and in that case, the said farm of Saint Gabriel, or such parts or parcels thereof, as shall so remain not alienated, or disposed of, as affected, shall, by the mere lapse of the said period of time, and by operation of law, fall within the provisions of the laws of mortmain, and be furficited to, and be vested in Her Majesty, her heirs and successors, and he re-united to the domain of the Crimer

XI. And be it further ordained and cancted by the autherity aforesaid, That all and every the menies which may arise from the commutation, release and extinguishment of the seigniorial rights and burthens, for and in respect of lands, tenements and property, within the centre of the said three fast and seigniories, and all monies which shall be requived and gotton in, by reason of the said three fast and seigniories, and all monies which shall be requived and gotton in, by reason of the said three fast and seigniories, and all monies which habit said capted, or an appear of the said institution shall have been provided for, shall, by the said Ecclesiatios of the Seminary of Saint Sulpice of Montreal, or their successors, be invested in the public stocks of the United Kingdom of Great Beitain and Ireland, or of its colonies, or dominions, or in the chartered and incorporated bodies in the said colon. Saint Sulpice of Montreal, and their successors, to be expended in and about the export and management of the said institution, and in promoting its objects ancording to law: Provided always, That out of the said makes which shall so engage, or shall be, as aforesaid, received and gotten in and collected, it shall and may be lawful for the said beclesiation of the Seminary of Saint Sulpice of Montreal, and their successors, to apply, and invest a sum or aums of money, in the while not exceeding the sum of thirty thousand pounds currency, in constitutions de rentes on immoveable property, or in the purchase of houses, lands and tenements, and immoveable property, situated within this Province, in order to create and produce income to the said Ecclesiastics of the Seminary of Saint Sulpice of Montreal, and their successors: Provided always, That in addition to, and over and above such real property, producing income, which the said corporation are hereby authorized to purchase and hold, to the value of thirty thousand pounds, as aforesaid, and no more, they may likewise purchase and hold any other real property, house

XII. And be it further ordained and enacted by the authority aforesaid, That it shall be incumbent on the said Ecclesiastics of the Seminary of Saint Sulpice of Montreal, and their successors, from time to time, when, and so often, as they shall be required so to do, to lay a summary statement of the setate, income, debts and expenditure of the said Seminary of Saint Sulpice of Montreal, before the Governor, Lieutenant-governor or person administering the government of this Prevince.

XIII. And be it further ordsined and enacted by the authority aforesaid, That the said Ecclesisation of the Seminary of Saint Sulpice of Montreal, and their successors, as to temporal matters, shall continue and be subject to the same powers of visitation, as in the like cases were possessed and exercised by the Kings of France, before the conquest of this Province, and are now possessed and exercised in that behalf by Her Majesty in right of her Crown.

XIV. And be it further origined and enacted by the authority aforesaid, That nothing in this present Ordinance contained shall extend or be construed to extend, to destroy, diminish or in any manner affect the rights and privileges of Her Majesty, her heirs and successors, or of any person or persons, society or corporate body, excepting such only as this Ordinance may expressly and especially destroy, diminish or affect.

XV. And be it further ordained and enacted by the authority aforesaid. That this Ordinance shall be taken and deemed to be a public Act and Ordinance, and as such shall be judicially taken notice of, by all Judges, Justices of the Peace, and all others whom it shall concern, without being specially pleaded.

XVI. And be it further ordained and enacted by the authority aforesaid, That this Ordinance shall have no force or effect, and shall not be taken, and deemed to be in force and effect, unless, and until it shall be sanctioned, and rendered perpetual by an Act of the Parliament of the United Kingdom of Great Britain and Ireland, or by other legislative authority, competent so to do.

I. Collegene

Ordained and exacted by the authority aforesaid, and passed in Special Council, under the Great Seal of the Province, at the Government House in the City of Montreal, the Eighth day of April, in the Sacond year of the reign of our Sovereign Lady Victoria, by the Grace of God, of Great Britain and Irelend, Queen Defender of the Faith, and so forth, and in the year of our Lord One thousand eight hundred and thirty-nine.

By His Excellency's command,

W. B. Lindsay, Clerk Special Council.

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My Lord,

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I may a the honour to transmit to your Racelleney the draft of an Ordinance for establishing a registry of real property in the province of Lower Caunda.

The mean object of a Registry Act in a newly-estiled country, where capital is not existence, and the first object of investment is landed property, out to be to make lands an available capital for agricultural improvements and commercial enterprise. If lands could be made equally available, equally convertible into money, with bills of exchange, or other more money accurates, the merchant would not hesistet to invest a portion of his capital in land, as readily as other commodities, whilst the agriculturist would not be prevented from embarking in commercial speculations by the want of a capital to meet the emergency of a sudden call to which they might expose hum. When the two branches of agriculture and commerce are widely separated and in distinct hands, as in England, that lands should be unavailable as capital is of secondary importance; but in a new country, where the two interests are more closely blended, and almost inseparable, the importance of giving every facility to the transfer, and, as it may be termed, the negotiability of landed property, is of much memont.

To effect this entirely is out of the question; but to facilitate the speedy sale of land, and the raising of money upon it, by laying open to intended purchasers or incumbrancers the charges which may affect it, will go far towards effecting this object. This may be done under any system of law, and is the proper office of a Registry Act.

It is with this view that the draft of the accompanying Registry Bill was prepared, and not for the more purpose of obviating those inconveniences which arise from the old French law. Its "feedal tenures," its "privileges," and "hypotheques" offer in themselves great obstacles to the use of land as a security for loans, or even as a safe investment of money; but the object in view has been to frame such a Bill as shall be applicable to any system of law—which as founded on the abstract principle, that "all charges on land, of whatever nature they may be, ought to be registered, in order to their being known to intended purchasers or lenders of money upon the security of such lands," should equally apply whether or not any change should take place in the law which now prevails in Lower Canada. If this principle be incorrect the Bill is founded on arror; if in any respect the Bill does not carry out this principle is is defective.

As founded on this principle it avoids all allusion to the ancient French law, or any other system of law, as far as possible. As more especially called for by the commercial and British community, it adopts English baguage and expression rather than French. As founded on no particular system of law, it has separated entirely the general question of the French law, and all alteration which way be desirable therein, from the question of registry stathough it is beyond dispute that to make any registry system in Lower Canada of practical benefit or advantage, cartain changes must be effected in the French law as it at present prevails there. The Code Napoleon, when it adopted a system of registration, found it necessary to adopt various modifications of the law previously existing in France.

Such changes in the present law of Lower Canada as are immediately and pressingly called for to make the registry system work with advantage, form the subject of a separate and distinct Bill, which it has been thought more convenient to offer separately, though in faut forming a part of the registry system. They ought to be judged of and weighed together, and it must be recollected that the second Bill proposes no changes which are not considered necessary with reference to the registry—all other changes being left for separate consideration.

Such are the general objects of the Bill. It has been objected to by almost every Canadian who has been consulted, and has given any opinion upon it, as making alterations of great extent in the French law. It is sufficient to say, in answer to this objection, that it is not true; the present Bill, as altered from the original draft, makes scarcely any alteration. The original draft submitted to the parties made none. It may be added, however, that no one individual pointed out a single alteration that it would effect, or any disadvantage that such supposed alterations might be expected to produce.

The only objections made by the English party were, that it did not go far enough, and that those alterations of the French law which it was intended to make were not included in the Registry Bill, but that the two subjects were to receive separate consideration. It may be proper to observe that one or two English seigneurs made the same objections as the Canadians, but without pointing out any one distinct alteration which the Bill as submitted to them would make. The seigneurs generally objected to the expense and inconvenience of

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registering their chims for come at rentss, or other seigniorial petty dues. The chief alterations from the original draft new introduced have been made to obviate this latter objection, which was thought a reasonable one. Most of the others were introduced on the recommendation of Mr. Valliers St. Real, the judge of Three Rivers, then whome there could be ac better representative of the Canadian interests; others were made on the suggestion of some of the English party, and with the assistance and advice of Mr. Buchanan and Mr. Badgeley of the Montreal bar.

In the details of the Bill there are two points which it may be proper to notice more particularly. There is a difference of opinion whether registration ought to be compulsory and the securities rendered void if not registered within a certain period from their execution, or whether the securities if not registered should only be void against third parties. The latter course has been adopted in the proposed Bill. Again it has also been a disputed point whether notice of an instrument by a third party ought to supply the defect of registratios. The English law, so far as the registry system has been adopted in it, maintains, on the authority of Lord Hardwicke, the affirmative of this proposition; and in this is followed by that of New York, and some others of the American States. The Code Napoleon, and various other codes (that of Louisians, for instance, which is chiefly founded on the Code Napoleon) hold the contrary doctrine—most of them with some modification. The present Bill adopts in most respects the doctrine of the Code Napoleon.

On the first point it has been considered sufficient that the registry should protect third parties—that as between the two original parties there can be no necessity for registration, each being cognizant of the transaction; and if they have any objection to registration the public has ro interest in it, or in their concerns, further than to prevent fraud. E, the proposed Bill a party entitled may make registry at any time be pleases. If he omit to do so and an innocent party lends money upon the faith of there being no prior incumbrance, such innocent party will have a prior "scurity if he register it. If therefore any fraud is committed, or permitted, by the omission to register, the person who is in fault will alone be the one to sustain the loss. This is sufficient for the protection of the public; and the legislation and interference with the concerns of individuals, will not extend beyond the mischief to be remedied, and the public good to be effected. One strong case of a /raud perpetrated, and heavy loss sustained, under the compulsory system of registration in the townships has already occurred."

As to the second point, it has been very generally admitted that allowing any substitute for the registry has been productive of much litigation, and is of doubtful advantage. As notice of a former deed is generally the subject of mere vivi voce evidence, it substitutes oral testimony for a solemn written instrument; and there are few systems of law which approve the principle, whilst they adopt it as introduced by a great English lawyer. It has been alleged that there are facilities for procuring oral evidence of disputed facts in Lower Canada which would make such a principle highly objectionable; and though this might hardly furnish a sufficient reason alone, it may not be improper to be weighed with others as a ground for rejecting a principle of a somewhat doubtful nature. It has accordingly been determined to propose that actual registry shall be held absolute necessary, and that notice of a prior instrument shall not supply the omission to register it, unless the person to be affected by such notice was one who was employed to effect, and ought to have effected the registry, or was guilty of direct fraud; or unless the deed was one of stund and positive sale. The reason for making a distinction between securities for loans or conditional sales, and deeds of absolute sale is, that in the one case the person to take the benefit of the security may have chosen to look to the mere personal security, or to same other security, or may have been released or satisfied. But a man who, knowing of an actual positive sale, nevertheless enters into a bargain for a re-sale is him by the same party of the same property, enters into a coaspiracy with the vendor to defaud the first purchaser, and voluntarily purchases that which he knows the other party not to be entitled to convey. This distinction has been drawn without the knowledge of its being sanctioned by precedent in any code, but it has received the approbation of lawyers of eminence, both in Lower Canada and New York, and has not been questioned by any one.

Subject to much consideration and consellation with those in this country, who have taken an interest in the subject of a registry, it has been decided that registry alone shall neither confer title nor be evidence of title. A man who has no title, and never had a title, can confer none. But a man who has had a title, and has purported to convey that partially or wholly to another, may possibly have a right to make another conveyance of the same property. The registry, therefore, is only made evidence of priority of title from the same party. As between all claiming under A. the registry of conveyances from A. will be conveyanced.

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<sup>&</sup>lt;sup>6</sup> Mr. James Street, the present Chief Justice, who is entitled in right of his wife to a considerable estate, under a conveyance upwards of 30 years old, which gives a prescriptive title, was absent in England when the Act passed requiring registration within a certain time, and when such time was extended by a subsequent Act for another year. Persons who had wished to get grants from him took advantage of the want of registry, searched out the old grantor (an old widow) still living, obtained a new sale to themselves, and succeeded in the first court in an action upon it. If Mr. Stuart succeeds in the court of appeal, it will be on the ground that his title is prescriptive, and that it is not necessary by the existing law to register such title.

clusive evidence; but if another chains to be entitled from Z, the question will be, whether A, or Z, had the title to the property, not who had the prior registry.

It is believed that with these observations the general nature and purport of the Registry Bill, as prepared for passing as an ordinance by the Special Council, will be sufficiently apparent from the Bill itself.

Quabec, 36 October 1888.

The E. M. Torton. (signed)

DRAFT of an Orbitance for establishing a Resistant of all Titles and Incumbrances affecting

Were not the registration of all titles to improve the and of all entries thereof, and of all charge and incumbrances thereon in this province is likely to encourage and presents the introduction an investment of capital, by facilitating and rendering more ascern all populary transactions relating thereto, and by the prevention of all securi and fraudulent conveyances thereof or charges thereon And whereas the value of all lands in this province will be thereby greatly increased:

- I. He is therefore exected, &c. That from and other the
  all allocations of, and all charges and incumbrances who server on, or in any manner affecting any
  importantias within this province other than as hereinafter expressly excepted, however such
  immerceables may be holden, or such charges or incumbrances be created or arise, which shall not
  have been registered in the manner hereinafter provided and directed, shall be deemed, holden and
  taken to be null and void and of no effect whatsorver, as against any subsequent bonk fide purchaser
  or incumbrance for a valuable consideration, whose title or right, charge or incumbrance shall have
  been duly registered, according to the provisions of this Ordinance.
- II. And be it further enacted, That the following charges are and shall be excepted from the accepted of registration, and wholly exampted from the operation of this Ordinance:
  - Arrears of one of rentes due for any period not exceeding five years, and seigniorial dues of services other than arrears of lode of ventes.

- s. Costs of suit (frais de justice).

  3. Funeral expenses and those of the last sickness.
- 4. Servants' wages for any period not exceeding two years.

III. And be is further enacted, That there shall be established in every county throughout this province now existing, or which may hereafter be created or made, at such central places in such counties respectively as the governor or person administering the government of this province, by proclamation, may from time to time appoint, registry offices for the registration of all titles and claims to, and of all charges and incumbrances on any immoveables whatoverve, excepting as is hereinafter excepted, lying within such counties respectively, whether such title or claim, or such charge or other incumbrance shall originate or be evidenced by any notarial act, or other deed or instrument, conveyance, assignment, gift, appointment, marvings contract or settinest, or by the legal rights of marriage, or by device or by the operation of law, by judicial proceedings or otherwise, or by the set, or the neglect or default of any party or parties interested therein or entitled thereto.

Who may cause regis-try to be made.

IV. And be it further exacted, That whenever any person or persons whosevers, or bodies politic or corporate, shall or may have or claim to have, whether in his or their own right, or as legally representing the rights of others, and shall seek to preserve the same against any subsequent bond fide purchaser or incumbrancer, any title or claim to any immoveables, or any charge or incumbrance thereon, hownover the same shall be derived or be created or arise, any such person or persons, bodies politic or corporate, shall and may at any time or times after the day of cause the act or deed in law or instrument in writing, under or by virtue whereof he or they may have or claim to have such title, claim or incumbrance to be registered in the manner hereinafter directed, in order to the more perfect knowledge of the same; and no porson shall be capable of enforcing any such title or claim, charge or incumbrance against third parties until the same shall have been duly registered according to the provisions of this Ordinance; save and except so fir as to enforce any judgment or other judicial proceeding by process of execution, instendently indical, in due course of law, according to the course and practice of the court from or out of which such judgment or other judicial proceedings to process of execution, instendently indicated proceedings to process of execution, instendently indicated proceedings to process of execution, instendently indicated proceedings to the course of the court from or out of which such judgment or other judicial proceedings to proceed the court from or out of which such judgment or other judicial proceedings to proceed the court from or out of which such judgment or other judicial proceedings to proceed the court from or out of which such judgment or other judicial proceedings to proceed the court from or out of which such judgment or other judicial proceedings to proceed the court of the courts of the court of the courts of the courts of the courts of the courts of the courts of the courts

Y. And be is further enacted, That the registration of any deed or instrument whereby any immovembles shall have been alienated, charged or incumbered, whether such registration shall be made by any purchaser or incumbrancer, or by any vendor or other basillour de fonds, or by the lender who shall have furnished the monies paid, and by the same contract shall be subrogated into the right of the vendor of any immovembles, shall, when once made, extend so the preservation of all rights appearing by such deed or instrument; and the register with whom such registration shall be made shall be bound, on pain of all damages and interest towards third parties, to enter in his registry with due references thereto, according to the provisions of this Ordinance, all charges on such immove ables resulting from such deed or instrument, as well on behalf of the person making such registration as on behalf of all other persons, whether purchaser or incumbrancer, or vendor or other bailleur de fonds or lender of monies as aforesaid.

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shall be used by filing with the registrar for the county within which the immersables in the the shortest may be obtaine an effice copy of every such judgment, sain, recognism curatile ar tutalle, record or other proceeding of any court of judicature, whereby or us wirtue of which such alienation may have been effected, or by which such charge or is may have been or may he supposed to have been created, with a nufficient description of or persons when by such registry which such judgment, recognismos, acts of such is within the district of such registry which such judgment, recognismos, acts of surrands record or other proceedings of any court of judicature affects or intended to effect always, that if any such charge or incumbrance shall be general in its terms and nature (a se incumbrance having been created before the passing of this Ordinamos, or being such as there be allowed by law to be general) then it shall be a sufficient specification, if the party such charge or incumbrance shall insist thereon, to state that such judgments, recognism curatile or tutelle, record or other proceeding of any court of judicature, affects all in within the district of such registry then belonging to, or which may be subsequently acquired to the passing in the district of such registry then belonging to, or which may be subsequently acquired to relate inside to expect passing in the passing in the passing in the passing in the passing in the passing in the passing in the passing in the passing in the country of such as a

VII. And be it further enacted. That all letters patent and grants of seigniories or other grants from the Crown, or conveyance of seigniories or fight to individuals, may and shall be registered, either by filing with the register where the immovement of the individuals, may and shall be registered, either by filing with the register where the immovement of the copy thereof, with the date of the entry thereof in his office, or by the acts of feelty and bomage of any seigniory certified is like manner, or otherwise by a minute or memorandum of the principal contents of such letters patent, grants or acts of feelty and homage, that is to say, the maken of the parties, the nature and excess and subject matter of the grant, and the amount and author of the rentes or other daes or duties reserved thereby, and the dates and execution of such letters patent, grants or extent of feelty and homage, certified in like manner, and such registration may be made in either of such modes, at the option of the party requiring such registration, and with such certificate of the provincial securary, shall be made without further proof being required.

VIII. And be it further enacted. That is all cases where one this color of the party of the party requiring the color of the party requiring the color of the party requiring the color of the party requiring the color of the party requiring the color of the party requiring the provincial securary, and the first party required.

VIII. And be it further enacted. That is all cases where any title, claim, charge or incumbrance may be derived from or under, or may have been created by any act or instrument passed before notaties or before a notary and witnesses, the registration shall be made by filing of record with the register for the country within which the immoveables intended to be thereby affected may be situate a notarial copy under the hand of and certified by the notary before whom it was acknowledged of every act or instrument by which such title, claim, charge or incumbrance may have been or is supposed to have been created, or is or may be evidenced or corroborated, affirmed or supported, in anywise howsover, which notarial copy shall require no further proof to be admitted to registry.

IX. And be it further enacted, That the mode of registering every title or claim, charge or incumbrance, under any will or testamentary instrument shall be by filing with the register of the county where the immoveables affected by such will or testamentary instrument may be situate a copy of such will or testamentary instrument, and the registration of such will or testamentary instrument shall take place in manner herein provided for notarial acts or instruments sous seing privé, or other instruments, according to the nature and quality of such will or testamentary instrument.

X. And be it further enected, That in all cases where any title, alienation, children or insurance.

Instrument may be supposed to have been created, by or under any instrument under signature, priol. whether executed as an English deed under seal or without seal, or in any manner as an instrument commonly termed sous seing priol, the registration shall be made by filing of record with the register where the immoves blest to be affected thereby may be situate a true copy of every such instrument sous seing priol, with a statement of the party by whom such registration is required, that the same is in fact a true and exact copy of every such instrument sous seing priol, and that the same was duly executed by the party whose instrument in purports to be, and a statement of the address and calling of each of the subscribing witnesses to such instrument to the best of the knowledge and belief of the party so requiring such registration.

AI. And be it further enacted, That in all cases where any title or claim, charge or incumbrance may have been, or may be supposed to have been created by, or to have risen from the operation of operation of any have been, or may be supposed to have been created by, or to have risen from the operation of operation of otherwise,) or by or from the act, neglect or default of any party or operation whatsoever, and shall not be evidenced or supported by any written instrument whatsoever, or only in part evidenced or supported by written instruments, not sufficient fully to testify the same, the registration of such title, claim, charge or incumbrance shall be made by filing of record with the register of the county where the land so affected thereby may be situate, all such written instruments or documents, if any, as may be in the power, custody, control or procurement of the person requiring such registration, together with (or if no such written instruments or documents shall exist, then by filing with such register) a full, true, correct and detailed statement in writing, by way of memorial, of the nature and amount of every such supposed charge or incumbrance, the circumstances relating therete, and the manner in which the same, or any part thereof, may have accrued or been created, so as to show distinctly the nature, extent and amount of the claim made by the person or persons so registering the same, to the best of his, her or their knowledge thereof, or in cases in which the exact amount of such charge cannot be ascertained at the time of such registration, then the approximate or probable amount thereof, so far as the same can be then accruained or appreciated, together with a distinct statement or designation of the person or persons, and of the lands intended to be affected by the same; and in case no acknowledgment by the parties to be affected by such registration as is hereinbefore provided, shall be filed with such statement, showing the amount and nature of such charge or incumbrance, or supposed c 303. cc3

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supply the same, shall not be sufficient to affect a distinct inclination of the interes and exessis, other than the precise unions of such there or he uniformer, and of the immove-ble property affected theority, to all such persons at may afterwards have occasion to inquire into the same, every such charge or instundenance, or defectively registered, that the deseated, heither and takes to be suff and vold to all interior and purposes as against any subsequent here fith purchaser or incumbrance for a valuable consideration, vision title, charge or incumbrance shall have been duly registered according to the provisions of this Act, in the nature insaner as if such charge or incumbrance as defectively registered had never been made or created.

Resistration of Issues.

XII. And be it further enacted. That in all cases of persons holding or claiming under any losse for years, the mode of registration shall be by filing an abstract or memorandum of such lesse, containing the name and residence of the lesses, the term for which the lesses was made, stating the period of its commencement and termination, the nature of the rights demised, the rent or other dues or duties or rights reserved, and a description of the inmovembles comprised in such lesses, and the boundaries thereof, and a solemn statement of the truth of the facts contained in such lesses, and the best of the knowledge and belief of the party requiring such registration.

Ordinance not to com pel registration of leases not exceeding three years with perXHI. Provided nevertheless, and be if further enacted, That nothing herein contained shell extend or be construed to extend to rendering it compulsory on any person holding and being in the actual pessession of any immoveables, under a lease of not exceeding these years from the commencement of such terms, to make registration of such lease; but all persons whosever, parties to such lease, shall and may enjoy, hold, see and procedute all claims erising out of such lease, whether registered or not registered, as if this Ordinance had not been pessed.

The preservation of privileges.

The privileges of lads et ventes.

XIV. And be it further enacted, That the privilege of seigneurs for loads at vestes on any immovembles within their re-rective seigniories shall only be defeated by a certificate of the seigneur, that all loads at vestes on any immovembles alienated, charged or incumbered, have been paid, satisfied at discharged, up to a day to be named in such certificate; and all seigneurs shall bound by law, upon the request of any person in possession of such property, or having any charge or incumbrance thereon, to grant a certificate under the hand of any such exigneur, stating the name of the propertor of such immovembles in the books of such seigneur, and whether any, and if any what loads at vestes are due in respect thereof; and any person interested therein may register such certificate according so the provisions of this ordinance, and until such certificate shall be duly registered, and as to all loads at vestes mentioned in such certificate, the privilege of any seigneur, in respect of loads of vestes due to him, shall continue as it existed before the time of the passing of this Ordinance.

Privileges of vendor and other baillour de fends. XV. And be it further enacted, That the privilege of the vendor, or other beilleur de fonds, or leader, who shall have furnished the monies paid, and who shall be subrogated into the right of the vendor, may and shall be preserved by registration at any time within sixty days from the time when the title deeds conveying such immovembles was executed, during which period no other charge or incumbrance created on such immovembles shall be effectual against the claim of such vendor, buildeur de fonds, or lender, aforesaid.

Privileges of co-helrs or co-partitioners.

XVI. And be it further exacted, That every co-heir or co-partitioner may preserve his privilege on the property in each share, or on the property in licitation, for the difference on the shares (soults on retour), or for the price of the licitation, by causing the registration to be made within sixty days from the date thereof, during which sixty days no mortgage shall be constituted upon the paspesty charged with such difference (soulte on rutour) or adjudged by licitation, to the prejudice of the orediser of the difference (soulte on rutour) or of the price.

Privilege of architects, builders, &c.

XVII. And be it further enacted, That architects, builders, masons, and the workmen employed to build, rebuild or repair houses and other buildings, and entitled to any privilege in respect thereof by the laws of this province, and persons who have lent the monies to pay and reimburse them, the application of which was established, shall preserve their privilege, on causing registration to be made within sixty days from their respective dates; first, of the agreement or estimate made for the said works; and secondly, of the process verbal of the reception thereof.

Privilege of creditors and legatees, praying for separation of the patrimony of the deserted from the praperty of the helt. XVIII. And be it further enacted, That creditors and legatase praying for the separation of the patrimony of any deceased person from the property of the heir of such person, shall preserve, as against the creditors of the heirs or representatives of the deceased, their privilege on the immoveables of his succession, on registering their claims according to the provisions of this Ordinance on all such immoveables within six calendar months from and after the spening of the succession, and that before the expiration of such term of six months no mortgage shall be constituted with effect upon such immoveables by the heirs or representatives of the deceased to the prejudice of his creditors.

Privileges not duly registered to rank only as mortgages. XIX. And be it further enacted, That all privileges liable to registration by virtue of this Ordinance which shall not have been duly registered within the respective periods hereinbefore provided, shall from and after such respective times lose their respective priorities, and shall from thescentral periods of their registration, according to the provisions of this Ordinance, as all other mortgages.

Mode of authenticating instruments presented for registration

XX. And be it further enacted, That whenever the authenticity of any instrument whatever, presented for registration, and the right of the party presenting it to have the same registered, shall be admitted by the person executing such instrument, the same shall and may be forthwith registered by the register to whom the same shall be presented without further proof; and such admission shall and may be made by the person being the party to be affected, or if more than one person shall execute the same, and shall be affected thereby, then by any one such person; and such admission shall and may be made either in person to such register or under power of attorney, duly authenticated before a justice of the peace or notary public, or before one of the judges of the superior court of the district, and such power of attorney shall be filed with such instruments or registered; bus if any instrument, not being a notarial instrument, or the record of

w other proceeding of a count of law duly authorisested according to the usual course and practice of such count, hereby directed to be registered without any further proof, shall be presented to againstation, every such featurement shall be accompanied by a colean dockmatter, so to filed with such registers, signed by the party demanding such registration, containing a statement of all fact accounty to be stated, according to the previous of this Ordinance, and of the authorisely of such instrument and the truth of such facts, according to the best of the belief of the party saking such registration.

EXI. And be it further enacted. That in all cases in which any solemn declaration is required. How any coloun declaration with the Ordinance to be made, or any acknowledgment to be given, such declaration may be made ratios required by the exchanged given by the party required to make or give the same in person to the register, and, and pushenced by any other person under power of attorney, duly authorized for that purpose, before any of any person index, and such judge of the superior court of the district where the same is to be used or filed, or before any person falsely justice of the peace for such district, or before the register with whom such document is to be and falsely admitting given by the such judge or justice of the peace or register shall satisfy himself, by the affidevit of the person making such declaration or acknowledgment, of the identity of the person making such declaration or acknowledgment, of the identity of the person making such declaration or acknowledgment, and of the authenticity of the power of attorney under which any attorney shall act in such matter; and any person who shall knowingly and wiffully, with any correspt or fraudulent purpose, or with the intention of injuring or defrauding any other person, make or declare to be true any false statement in and by such solemn declaration, or knowingly and wiffully, with such intent as aforesaid, acknowledge any in trument or matter to have been duly executed, contrary to the fact and without lawful authority, or falsely personate any other person in making such acknowledgment, every person shall be thereby taken and deemed to have been guilty of a mindemeanor, and being thereof lawfully convicted, shall be liable to suffer the like pains and penalties as by law are inflicted on persons convicted of wildla and corrupt person.

XXII. And be it further enacted, That in all cases in which any title, claim, charge or incumbrance, not created or derived from some judgment or other judicial act or sale, or by letters patent quived of a title, as or grant from the Crown, or under some notarial act, shall be required by any person or persons net derived from some judgment or other judicial act or sale, or by letters patent quived of a title, as or grant from the Crown, or under some notarial act, shall be required by any person or persons net derived from a having or claiming to have such title, claim, charge or incumbrance, to extend the person or persons shall, before the same shall be so registered, make and deliver to such such register a solemn declaration that such his or their interest, title, claim, charge or incumbrance, to such such register, is just and true, and sign and deliver to such register or another and the such his or their interest, title, claim, charge or incumbrance, to said deliver a such registery, and stating whether or not such title, claim, charge or incumbrance is admitted or requirities of registry denied by the person in possession of the property whereto or whereon, or in respect whereof such threis to such title, claim, charge or incumbrance exists or is claimed, and in and by such requisition he shall elect, and all persons whosoever requiring a registration shall elect a domicile in the place wherein such registry shall be made, or within three miles thereof, where he or they may be summoned or called upon to support or defend the same, which said declaration, requisition and election of domicile shall be in the form or to the effect of the formula contained in the schedule to this Act.

XXIII. And be it further enacted, That it shall and may be lawful for any person who may have Lawful to change elected a domicile, on obtaining registration, or for his representatives or assigns, at any time therestee, by an authentic acte, to change the domicile so by him elected, on naming and electing a new domicile within the same limits as such former domicile, and causing the same to be entered and registered by the register with whom such former registration shall have been made, who shall thereupon make a marginal note of and reference to such new domicile, at the page in the books of registry where such preceding election is entered.

XXIV. And be it further enected, That in all cases where the person or persons whose names appear upon any instrument, other than notarial or judicial, presented for registration, as the executing parties thereof, shall not be personally present, or appear by attorney duly authorized to acknowledged by the ledge the same as herein provided, the register with whom such instrument shall be registered shall forthwith, and within seven days after such registry at the farthest, cause notice to be given to the executing parties of such a strument, and to any party appearing on the face of such instrument to be affected thereby, residing within his district, of the presentation of every such instrument for registration; and such notice shall be given in writing by such register, at the place of residence of the party to receive the same within the district of such register, and shall be affixed on the church door of the parish wherein the lands whereto such notice shall relate may be situate, unless the party receiving such notice shall request such register, in writing, to abstain from affixing the same; and in case any party to receive such notice shall have no place of residence within the district of such register, it then shall be sufficient to give such notice on the door of the parish church, or if there he so church, on the door of the registry office wherein such lands shall be situate afteresaid.

XXV. And be it further enacted, That from and after the passing of this Ordinance, the registra-tion of any instrument of transfer (acte translatif de propriété) shall be tantamount to and operate as mount to delivery or tradition.

XXVI. And be it further enacted, That no registration shall confer any title upon, or confirm any title derived from, a person who may not have any just title or claim at law to the immoveables so englistened at the time of such registry, and who never had any just title or claim at law thereto, save and except as against prior purchasers and incumbrancers not registered claiming under the same person; but all purchasers and holders of security on immoveables shall be held, and bound to satisfy themselves of the right and title of every vendor and incumbrancer to alienate or incumber such immoveables, as they would have been if this Ordinance had not been made and passed, save and except as to all prior sales or incumbrances by the party selling or incumbring such immoveables, of which such registry shall be conclusive evidence.

XXVII. And be it further enacted, That no notice on the part of any subsequent actual purchaser or incumbrance, for a valuable consideration, of a prior conditional sale or incumbrance not registered, shall vitiate or render void such subsequent purchase or incumbrance, duly registered, if made registered not to vitiate for a valuable consideration, unless such subsequent purchaser or incumbrance was a person about desired a boad fide sale for consemployed to effect the registration of such first conditional sale or incumbrance, and shall have

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magiscised so to do, or unless he shall be a person who by any finit, negligence, fraud or misrepreasstation prevented such registration from taking place or being dely made, or fraudulently combined or complised with any person or persons to prevent, obstruct or delay the same: Provided
always, That evidence of such notice and other discomntances as above shall be regulated by the law
of this province, as it atood at and hefore the passing of this Ordinance: and provided also, That ne
subsequent purchases, with actual notice or knowledge of a prior absolute sale to any other person
for a good and valid consideration of the same property, shall be entitled to avail himself of such
subsequent purchase, by reacon of the want of a due registry of such prior prior and, until after he shall
have given or caused to be given public notice to such prior purchaser to register such his prior
purchase, by public advertisement in the Quobse Official Grastete twice in one calendar month, if
such prior purchaser shall be living in this province, or air several times in the sald Grastete in the
course of one year, and also by a written notice during such year on the vicoi of the registry office
where such lands may be situate, if such prior purchaser be living in any other part of the world.

XXVIII. And be it further enacted, That it shall and may be lawful for any person having conditionally sold or incumbered any immoveables, which conditional sale or incumbrance may not have been duly registered, subsequently to sell or incumbere as against such subsequent purchaser shall remain good and valid for the amount mentioned in such subsequent purchaser shall remain good and valid for the amount mentioned in such subsequent sale or incumbrance due thereon, and subject whereto such inmoveables may have been sold or again incumbered, and the amount thereof in such case, in pursuance of such subsequent sale or incumbrance, may be enforced, with all interest due from the period of such last sale or incumbrance, not exceeding the usual period of prescription relating to such cases by the laws of this province and according to the provisions of this Ordinance, when and as soon as such original conditional sale or incumbrance shall have been registered in manner hereinbefore provided.

XXIX. And be it further enacted, That if any one having before conditionally seld or in any manner specially incumbered any immovesbles, and received the consideration thereof, which conditional sale or incumbrance may not have been duly registered, shall subsequently sell or incumber the same, or any part thereof, to any other person, without disclosing at the time and in the instrument of such subsequent sale or incumbrance, such prior conditional sale or incumbrance not registered, and reserving the right of such prior conditional sale or incumbrance, every person so making such second sale or incumbrance shall thereby, notwithstanding any terms or conditions in the original contract to the contrary, render himself subject to an immediate action at law, at the sale of such prior purchaser or incumbrancer, for the full amount of such original consideration, and of any interest due upon any incumbrance, and of all damages which such incumbrancer may sustain by reason of such subsequent sale or incumbrance.

XXX. And be it further enacted. That frees and after six calender months after this Ordinance shall come into operation, every alienation of or charge or incumbrance upon or in any manner affecting any immoveables in this province, of whatsoever nature or description the same may be, or however the same may be ovidenced, arise, be created or originate, other than the privileges duly registered, in manner hereinbefore provided, shall take effect and have priority, according to and from the period and in the order of such sales and incumbrances being duly registered in munner in this Ordinance provided, and not otherwise, save and except as herein expressly excepted and directed.

The Governor to ap-

XXXI. And be it further enacted, by and with the authority aforesaid, That it shall and may be lawful for the Governor, Lieutenant-governor or person administering the government of this province for the time being, by warrant or commission under his hand and privy seal, and recorded in the office of the provincial searchary of this province, is musinests and appoint, from time to time, one or more six and proper person or persons of integrity and ability to be provincial register of this province, who shall have, under such Governor, Lieutenant-governor or person administering the government of this province, the general superintendence, control and direction, subject to the province of this province, whose duty it shall be to make frequent visits to such registry offices, and to see that the books and entries therein are properly kept and made, and the duties thereof properly, regularly and systematically performed, and to make reports thereon to such Governor, Lieutenant-governor or person administering the government of the province, to be laid before the, legislative authority of the province in each and every year; and such province, to be laid before the, legislative authority of the province in each and every year; and such province, to be laid province, for whose conduct and performance of the duties entrusted to him in the superintendence of the respective registry offices in their respective districts the said provincial register shall be answerable.

The Governor to ap-

XXXII. And be it further enacted, That it shall and may be lawful for such Governor, Lieutenant-governor or person administering the government of this province, by warrant or commission under his hand and privy seal, recorded in the office of the provincial register, to appoint some one or more fit and proper person or persons of integrity and ability in each and every county throughout this province, to hold and exercise, jointly if more than one shall be appointed, in each of the said counties respectively the office of county register for each of such counties; and such said county register half hold and exercise the office of county register in a public office to be established for that purpose, in the town or place where the court of circuit shall be usually held within the county for which he shall be appointed to act, or at such other central and convenient town or place in such county as shall, by proclamation from time to time, as ofcrunstances may require, be appointed for that purpose by the said Governor, Lieutenant-governor or person administering the government of this province as hereinbefore provided: Provided nevertheless, That it shall and may be lawful for the Governor, Lieutenant-governor or person administering the government of this province, in case any county shall appear to him to be inconveniently large for one registry office, by proclamation, to divide such county, for the purpose of this Ordinance, into one or more counties, as shall appear to him the most convenient for the inhabitants thereof, and to appoint one or more registers for each of such subdivisions as for the whole of a county.

XXXIII. And be is further exacted, That the original varrant or commission of every person so appointed such county register shall be forwarded to the person so appointed, and remain in his effice as his authority, whilst be shall continue such register, and be at all times during the hours of effice, open to the inspection of all persons whemsoever. And every acch provincial register or county register, or any person claiming to be, or to be entitled to be, such register, shall be removable at the pleasure of the Governor or person administering the government of this province, by any warrant or other act of revocation, under the hand and privy seal of the said Governor, or person administering the government of this province, to be likewise recorded in the office of the said previncial register, and the original theorof shall be forwarded to the person so remove at the office of the registry, or where he claims to be register, who shall forthwith give up charge of his said office and of the seal of office thereof, and of all registers and documents therein to such parsons as shall by the Governor, or person administering the government of this province, be appointed or named to receive the active; and if any person so removed or ordered to give up such charge shall refuse or neglect for the space of four days next after the time when he shall be required so do, to deliver up such office, or the books, papers or documents therein contained, or any of them, or shall have received the warrant of removal, (he not having then delivered up such office,) any such books or papers shall be mutilated or destroyed, whether by fire or other accident, such person shall forfeit for every subsequent day that he shall continue in possession of, or refuse or neglect to deliver-up such office or any such books, papers, documents or instruments, the sum of five pounds currency, to be sued for, recovered and applied as hereinafter provided, and for the amount thereof so far as such recognizance as hereinafter is provided shall e

XXXIV. And be it further enacted by the authority aforesaid, that every provincial register and register for any county, before he enters upon the execution of his office, shall take and subscribe before a judge of the superior court for the district wherein his registry office shall be situated, or before one of the judges of Her Majesty's Court of King's Bench for the district of Montreal or Quebec, an oath of office in the following words, that is to say;

ment. To pay a penalty of 5 L for a without doing so.

I, do solemnly swear, that I will faithfully, diligently and impartially, to the best of my understanding and ability, execute the office and perform the duty directed and required to be by me done as provincial register, or register in and far the county of or district, (as the case may be,) of under and by virtue of an Ordinance made and passed by the special council for the affairs of the province of Lower Canada, in the year of our Lord 1838, instituted, "An Act or Ordinance," &c."

for the affairs of the province of Lower Canada, in the year of our Lord 1838, initituled, 'An Act or Ordinance,' &c.'

And every county register shall take the like oath before some judge of Her Majesty's Court of King's Bench, or justice of the peace for the district wherein his registry office is situate: And every such provincial or other register, before he enters upon the execution of his office, shall also enter into and acknowledge a recognizance unto Her Majesty, her heirs and successors, with tow good and sufficient sureties, before one or more of the judges of the superior court of the district wherein his registry office shall be situated, in the following sums, that is to say; such provincial register in the sum of pounds, and each surety in the sum of pounds, and each surety in the sum of pounds, and each surety in the sum of pounds, and each surety of such county register in the sum of pounds, and each surety of such county register in the sum of pounds, and each surety of auch county register in the sum of pounds, and the execution of their said offices, in all things directed or required by this Ordinance; and two office copies of such recognizance of every such county register shall be forwarded within two days from the acknowledgment thereof to the office of the provincial register, by the pentonotary of the court before which, or a judge of which, such recognizance was acknowledged, under a penalty by such prothonotary of five pounds for every day's default after such two days, one copy whereof shall be register acknowledging it from the day of such acknowledgment: And such oath of office so taken and subscribed by such county registers shall be forwarded to and remain deposited in the office of the provincial register of this province; and every provincial or other register in the office of the provincial register of this province; and every provincial or other register, who shall take upon himself to act as such register force taking, subscribing and recording such on of office, as aforesa

Proviso: such recognisance to be void if no fraud discovered in three years after deal val of the

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XXXV. And be it further enacted, That a certified copy, under the hand and seal of every sich provincial or county register of any document or writing by this Ordinance directed to be recorded in the office of such provincial or county registers respectively, shall be received in evidence in all courts whatsoever in this province, and shall be evidence of the existence, nature and contents of the registry, and shall also be evidence of the instrument whereto it relates, in case of the theoret; and in cases where such registration was made upon the admission of any party to be affected by such registration, such certified copy shall be evidence also of the signature of the party or parties, and of the execution of such document or instrument of admission, in like manner and to the same extent as if the original document had been produced and proved: Provided nevertheless, That such evidence shall be spent to be rebeated by proof that any fraud, imposition, fregery or false personation was practised in obtaining such registration; and provided also, that no strikeness shall be allowed to be given to rebut, the legal affact of such registration, unless fifteen day' notice of the intention to produce such avidence shall be given to the adverse party before the day appointed for commencing the orgalize; And, every certificate produced in any court of justice, uniter the hand and sal of office of any registers, stall be received in evidence without further proce.

serks, for wanted to be responsible, and at to allow any fee, so, to be taken but rhat allowed by law to doing to be a mind meanor in the olerk, punishable by five as apprisonment; and apprisonment; and

for commencing the sugaster, small be received in any court of justice, under the handand seal of office of any register, small be received in evidence without further proof.

XXXVI. And be it further enacted, by and with the authority aforemid, That every register shall
keep such number of fit and proper and well-qualified clerks for the execution of the duty of such
registry office as the business therein shall from time to time require, so as the registry of every
instrument presented for registration shall take place with every possible despatch; and such register
shall be held responsible for the due, careful and expeditious performance of such duties as shall
be committed to him by this Ordinance, whether such shall be performed by him, or by him committed to the charge or execution of, or shall be performed by such clerks, and for any default,
mistenance or nonfeasance by such clerks respectively; and such register shall not allow any fee,
gratuity or emolument whatever to be taken by any clerk, in his office, in respect of any duty imposed upon such register, or his clerks, by this Ordinance, under any colour or pretence, or in
consideration of greater expedition, or of any service rendered, or of any matter or thing done in
connection with his said office, or other pretence whatsoever beyond or over and above or other than
such fee or fees as shall be fixed and allowed for the same by law, or to which he may become
entitled by any future Ordinance or Act; And in case any clerk or other person in the office of any
register, shall exact, take, demand or receive any sum of money whatsoever, or any article or thing
of value, for the performance of any duty so imposed upon such register, contrary to the provisions
of this Ordinance, other than as may be allowed by any future Ordinance, Act or law, every such
clerk or other person shall be taken to be guilty of a misdemeanor, and being thereof lawfully convicted in any superior court in this province, may be punished by fine and imprisonment at the
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Declaration that no register is to be allowed by law to receive any fee, &c. not authorize by Act of Pariament or future Ordinance, or by tariff duly authorized by such tuture rased by such inture Acts, excrpt as sanc-tioned expressly by this Ordinance, and as authorised under exist-ing registry Acts now in force.

entitled by law to take or receive any fee, remuneration or reward for any act, matter or thing by him done or to be done under this Ordinance, save and except as hereby expressly sanctioned and him done or to be done under this Ordinance, save and except as hereby expressly sanctioned and authorized, or such fee, remuneration or reward as shall or may be fixed and prescribed for the same by Act of the Imperial Parliament of Great Britian or Ireland, or by some Act or Ordinance of this province, under due authority which may be hereafter passed for the same, or such fee, remuneration or reward as may be fixed and prescribed in some schedule or tariff of fees, duly authorized by such future Act or Ordinance, and save and except also that the registers or registrars of the counties of Drummond, Sherbrooke, Stanatead, Shefford, Missisquoi, Ottawa, Beauharsois, Megantic, Two Mountains and Acadic, shall and may accept, take and receive all such fees, emoluments and rewards as are now authorized to be taken under and by virtue of the several Acts of the parliament of this province made and passed and now in force relating to the establishment of registry offices in and their extension to such several counties or any of them.

XXXVII. And be it further enacted, and it is hereby declared, That no register can or shall be

Every county register to appoint a deputy, to act in case of his death or absence.

XXXVIII. And for the more sure performance of the duties of the office of such county registers, and to prevent as far as possible any interruption therein, be it further enacted, by and with the authority aforesaid, That every county register shall, within one calendar month next after the and to prevent as rar as possible any interruption therein, be it turner charted, by and with the sustinity aforesaid, That every county register shall, within one calendar month next after the receipt of his appointment as such register, appoint some fit and proper person to be deputy-register of such county during the pleasure of such county register, who having taken the same oath in substance as his principal before some justice of Her Majestry's Court of King's Bench, provincial judge or justice of the peace, shall be considered as the head clerk of such county register, and whose name shall be fixed up in large and legible letters in the office for which he shall be appointed such deputy-register; and as often from time to time as such deputy-register shall die or be removed from office, or become incapable of efficiently executing the office, another shall be appointed in his place by writing under the hand and seal of the register of such county, and all such appointments or removals shall be certified under the hand and seal of such ecunty, register, and forwarded within three days from the time of such appointment or removal to the provincial register and recorded in the office of the provincial register; and be open to the inspection of all parties, in like manner as the appointment of such register; and such deputy-register, in the absence of the county register, shall perform all the duties of the said office, and in case of the death of the county register, shall perform all the duties of the said office, and in case of the death of the county register, shall perform all the duties of the said office, and in case of the death of the county register, shall perform all the duties of the said office, using the seal of such deceased register where necessary, and shall give immediate notice to the provincial register of the death of the county register, and from the period of so giving notice, shall receive all such fees, remuneration and emoluments, as such register, if living, would have been entitle so the same penalties, save and except as to the acting before taking such oath, and before entering into such recognizance as is hereinbefore provided, that such register would be liable to if living, until a new register be duly appointed and sworn.

Appendix (E.)

XXXIX. And be it further exacted, That every county register shall provide some fit and proper house or place for the transaction of the business of his said office, and the safe custedy and keeping of the registries therein, regard being had to the preservation of all such registries from the danger of fire, until some proper and suitable building shall be provided for such purpose by the Governor or person administering the government of this province, and such office shall be open for the trever and from two transaction of the business of registration therein from the hour of rive, on every day in the year, Sundays and such balldays as with reference to the religious rites and customs of the inhabitants of this province may be fixed for the theory of the province may be fixed for that purpose, by the Governor or person administering the expected. The this province, said succepted; and the office of the provincial register shall be open for the transaction of the business of his office under this Ordinance on the same days as the office of such county registers, from the hour of ten in the ference to the hour of four in the afternoon of each and every day.

xL. And whereas it is expedient that when registry offices shall be fully established in the several counties of this province, the several registers thereof shall be remunerated by fees to be paid for the work which may be transacted in their several offices by the parties making registry therein, according to a regular tariff of fees to be established by the Governor or person administering the same may be taken under the existing Acts of the legislature of this province relating to registry offices in the counties of Drummond, Sherbrooke, Stanstead, Shefford, Missiaquoi, Ottawa, Beasia, and the expected to arise from a system of registration should be postponed until such power may called a summification of the several or administering the government of this province, from and out of any unappropriated sums of money in the hands of the receiver-general, from time to time, by warrant under his hand, to pay such proportion, as may be necessary for the remuneration of the several registers, and the establishing crowded to pay or of any unappropriated sums of money annually.

The sum of money shall not exceed in the whole the sum of the sum of summerly annually.

Books of registry to be keep by each register.

XLI. And be it further enacted, That every county register shall keep in his office one general book of registry, in which shall be entered at length in the order in which they shall be presented for registration, all instruments entitled or liable to registration, and shall keep one other book of registry, to be called The Book of Requisitions, in which shall be entered, day after day successively and in numerical order, without any blank or interlineation, all requisitions for registration of any document or instruments presented for that purpose, and in the order in which suc requisitions shall be received and come to the hands of such register, in which entry shall be specified the number of documents and their respective natures, whether judgments or other judicial acts, letters patent or grants from the Crown, acts of fealty and homage, notarial acts, claims from inheritance or wills, instruments sous seing priof or claims from operation of law, or leases or other evidence of title, charge or claim which the party may desire to register, with the day of the month, week and year, and the hour of the day is which the same shall be presented for registration, and the same, addition, address and domicile of the person presenting the same to be registered, and of the person or persons appeared personally or by attorney, and if by attorney, the name, address and domicile of such attorney, and in which entry shall also be specified by general description and by the name of the town, township, seigningry, parish or extra-parcolail place or village where situate the lands intended to be thereby affected, all which particulars shall be supplied in writing by the person appearing and requiring for himself or any other person such registration. A copy of which entry with the number of such registry in the principal book or books of such registry, and which certificate shall be signified by the register at the foot of the-copy of such entry. the copy of such entry.

XLII. And be it further enacted, That all documents, instruments or papers relating to the same lands and to the same act of registration shall be kept by the county register by whom the same may be registered, in one packet under one number, and shall be entered under the same number in the several principal books of registry, which number shall be the same as that under which the requisitions for registry shall be entered and made in the book of requisitions; and every registry when made and perfected shall be taken to have effect and rank in priority of time, subject to the rights of privileges if preserved in manner and within the respective times hereing the continuous and the registry to take according to the number under which it may be entered in such book of requisitions, save and except wise provided by this Ordinance.

XLIII. Provided nevertheless, and be it further enacted. That when two or more requisitions for Requisitions received registration from different parties shall be made at the same precise time, that is to say, by the same at the same time to be post or otherwise, the documents or instruments which may be first in order of date shall be the first entered in the said book of requisitions; and where two or more may be of the same date and the date of the date of different parties, then the same shall be entered of the same number, but with letters in addition to distinguish them, and their respective priorities as between each other shall depend upon the priority of the execution of each respectively: Provided also, That no document or instrument which shall have been antedated at or after the rime of its encounton shall receive any priority of registry from or by reason of any such prior entry in the said book of requisitions, but all such documents or instruments.

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ments received at the same time before actual entry of any other requisition for registration shall rank in priority of date, according to the priority of their actual execution.

The county register to transmit to the provincial register monthly asset copies of all requisitions received in

XLIV. And be it further enacted, That every county register shall transmit monthly an exact sepy of all requisitions received within the month preceding, and of the entry thereof in the order and manner in which the name shall be entered in the said book of requisitions to the provincial register, who are received thereof shall cause the same forthwith to be entered in the like order and under the like numbers in a book of registry in his office relating to the county from the register of which such requisitions shall be reserved, with proper alphabetical indexes to all such books, which last-mentioned book and indexes shall be open at all hours of business to all persons desiring to make search in the effice of the provincial register concerning such registry in the county to which such books may respectively relates.

County register to keep a back of index.

XLV. And be it further exacted, That every county register shall, over and above such other books of registry and requisitions, keep a book of index, wherein shall be entered in alphabetical eveler (according to the names of the owners or proprietors of any lands or immoveable property in any manner alienating or incumbering the same, or whereon any incumbrance may be charged (references to every entry of registry in the other books of registry, with the numbers of such entries respectively as numbered in the said books, and the pages of the book or books wherein all such entries respectively may be made, and the name of the city, town, township, seigniory, parish, extra-parochial place or village within which the same may be situated, and of the person or persons to be affected by such registry or registrys, so far as the same may appear from such requisition and documents presented for registration, so as at all times to give a perfect and ready reference to every entry of registry, and every requisition of registration made in such books, as the same may be made from time to time.

County register also to heep a registry, with an alphabetical list of all places within his county, and with references to all centries reloting to lands within such-planes made is his hunder. XLVI. And be it further enacted. That every such county register shall, over and above all other books by this Ordinance required by him to be kept, keep a book containing an alphabetical list or calondar of all townships, seignories, parishes, extra-parochial places and villages within the county or division for which such register shall have been appointed to act, with distinct reference under the respective heads of such several towns, townships, seignories, parishes, extra-parochial places and villages to all and every of such entries in the registry books kept by such register relating to any immoveables lying within such several towns, townships, seigniories, parishes, extra-parochial places and villages respectively, and the numbers of such entries respectively, and setting forth the names of all parties to the same, and the particular land to which the same relates, so that by the aid of such two books of reference or index as aforesaid, any person acquainted with the name of the owner or proprietor, or the description or locality of the property respecting which he seeks such information, as it is the intention of this Ordinance to afford, through the means of a registry, may readily discover the matter which he shall deaire to know.

To preserve uniformit of registry, fice, the provincial register to supply every county register with all such hushs as may be required, so bound, fic. as to prevent interpolation, fic.

XLVII. And whereas uniformity of books both of registry and index will greatly further the general objects of this Ordinance, and tend to prevent interpolation, alteration and flaud in such books, be it therefore further enacted. That the provincial register shall supply to every county register all such books of registry, requisition and index as may be required for all entries hereby directed to be made, which books shall be prepared, bound, ruled and elettered in an uniform manner before delivery by such provincial register, and marked and signed by him, so far as is possible to prevent any alteration, interpolation, extraction or forgery of any part of such books without discovery; and all such books and all other minutes and entries whatsoever in the office of such registers, and all papers and documents whatsoever which may be filed with or kept by them in the course of the execution of their duty, shall at all times kept and arranged in such a manner, and with all such necessary references from one to the other as may afford the greatest possible facility of search and reference, and such as to enable every such register or any other person who may be desirous to search and to discover what charges or incumbrances may be in existence respecting any particular estate, the local description of which he may be in possession of, or against the real estate or immoveable property of any person or persons, whose names and designation he may know, to discover and ascertain whether any such do or do not exist, and if any such do exist, the nature and extent thereof and the description of the security whereon the same may be founded or depend, and so as to enable every such register to certify the same, and the particulars thereof, so far as the same may appear from any documents or instruments registered with him.

Provincial register also to supply a seal of editor, with which the official books shall be issaled. Punalty for counterficiling seal or forgingback or essiry, &c. XLVIII. And be it further enacted, That the provincial register shall likewise supply to each and every register who chall be appointed for any county or division to a county under this Act an official seal of office, with the name of such register and his office and the date of his appointment engrt. I thereon, with such other device as shall be common to all county registers and shall be determined by the Governor or person administering the government of this province from time to time; and no other seal of offices all be used by any such register; and every such official book supplied by the provincial register shall be sealed with the seal of office of such provincial register, and also with the seal of the county register, to whom the same is forwarded or by whom the same is used, before any entry shall be made therein; and if any person shall forge or counterfeit any such book, or any entry which ought to be of which by law could be contained in any such book, or any such register or county register, and the impression thereof, or shall without the authority of the register or deputy register of the office whereto such seal shall belong, affix any such genuine seal to any document, instrument or certificate, or if any person shall forge or counterfeit the signature of the provincial register, or any county register or deputy register, or if any person shall steal, take or carry away any such book or seal of office, any such person so offending and being thereof convicted before any superior criminal court of Her Majesty in this province, shall be taken and deemed to have committed felony, and shall be liable to be transported to one of Her Majesty's penal colonies for life, and shall also be liable in law for any loss, sajury or damage which any person may sustain by reason of any such act done or committed by any person so offending, whether such person may or may not have been thereof criminally especiated a revertibeless, That no execution for such damages in any cited action shall in pay degive be or

XLIX. And

XLIX. And be it further enacted, That the provincial register and every such county register snall grant every facility of search, and afford every information in his power to persons seeking to search through the means of the registry books in his charge, any matter or thing therein contained; and every such county register when and so often as he shall be thereto required, by any person, who shall pay to him the sum of two shillings turrescy for every such search, shall make search, from and for such person one exceeding the person of thirty, years, as he shall be required by the party seeking such information, concerning all titles, allenations, charges, incumbrances and claims which shall or may at any time theretofore during such period have been registered in his office, relating to any immoveables within the circle of his registry, and every such search such sum of two shillings currency, and who shall also tender, offer, and undertake to pay to him the sum of one shilling currency for every separate registration which shall appear to have been made in such book of registry, relating to such immoveables, during the period of such search, or if no such registration shall have been made during such period, the sum of two shillings currency for such certificate, certified under the official signature and seal of the office of such register, whether at the time and on the day of the date of such certificate, or whether at any time after the commencement of the period to which such search shall relate, and which shall be named or specified in such certificate, any title, allenation, claim, charge or incumbrance, affecting any such lands or immoveable property, is or has been registered in hi office; and if any such there be, what is the nature and extent thereof, and the nature and description of the security, instrument or document whereon every such title, allenation, claim, charge or incumbrance may depend, or be founded, as the same may appear from the official books of such county register, and every suc

L. And be it further enacted. That if any such county register shall knowingly and wilfully, with intent to defraud or injure any person whatever, give any false certificate to any party applying for a certificate of any title, alienation, claim, charge or incumbrance, every such register shall be taken to have committed felony, and being thereof convicted, may be sentenced to transportation to one of Her Majesty's penal colonies, for any perion dose exceeding fourteen years, and every such register who may give any such false certificate, whether with fradulent intention, or through inadvertence or negligence, or otherwise, shall be liable to all damages sustained by any person by reason thereof, whether he may have been criminally prosecuted and convicted or not: Provide nevertheless, That no execution for such damages in any civil action, shall bar or prevent the criminal prosecution and conviction of any such offender.

LI. And be it further exacted, That no claim for any accruing interest on any security for money, or any claims for rent of any description upon any immoveables shall be a charge or incumbrance upon any immoveables, after the period of registration, although the security on which such claims may be reserved may be duly registered, beyond a period of five years, but all such claims the absolutely null and void as against subsequent bona fide purchasers or incumbrancers for a valuable consideration beyond such period of five years, unless registered afters as a principal and integral rum and charge, with the assent of the person subject to the payment thereof, or accompanied by the declaration hereiabefore directed and required for the registration of instruments sous seing

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Lil. And be it further enacted, That whenever any charge, incumbrance, or claim affecting any immoveables, which shall have been duly registered according to the provisions of this Ordinance, shall have been wholly or in part paid off, satisfied, or discharged, whether such charge, incumbrance or claim shall consist of principal money, interest, lods et ventes, or rent of any description, or otherwise, it shall and may be lawful for the person whose property shall have been so affected, to demand of and from the party or parties in whose favour any such charge, incumbrance or claim may have operated, a release of discharge of such charge, incumbrance or claim, to be addressed to the registered. The county in which the same may have been registered, to the effect that such payment, satisfaction and discharge, whether wholly or in part, and if in part to what extent, have been made; and the register to whom such release or discharge shall be addressed, on proof of the substitutive thereof by affidavit, shall file the same of record, and preserve the same in the same packet as the documents relating to the original registration, and enter a minute thereof or a reference thereto in the margin of the several books of registry, and the indexes thereto, in the same page in which such charge, relating to the original registration, and enter a minute thereof or a reference thereto in the margin of the several books of registry, and the indexes thereto, in the same page in which such charge, incumbrance or claim or reference thereto was originally entered, so that the same may be manifest upon the inspection of such registry, to all persons whom it may concern; and such register shall also transmit a copy of such release or discharge and minute, to the provincial register with the next monthly report to be made by him, according to the provisions of this Crdinance, who shall forthwith, in like manner, cause such minute to be entered in the books of registry in his office, relating to such county, in the place or places where the original entry or entries of such register may appear.

LHI. And be it further enacted, That when any duly registered charge, incumbrance or claim-affecting any immoveables in this province, shall have been so paid off, satisfied or discharged, either wholly or in part, or where any such duly registered judgment shall have been reversed either wholly or in part, and the person or persons in whose favour the same may have operated, upon their requested so to do, by or on behalf of the person whose immoveables may have been so charged incumbered, or affected, shall refuse or neglect to grant, at the proper costs and charges of the party applying for the same, such release or discharge as is hereinbefore mentioned, of such partial or total payment, satisfaction or discharge thereof, or if any seigneur shall refuse, after request duly made, to grant, such certificate relating to any lodge tventes upon any immoveables within his seignory astirein-before provided, it shall and may be lawful for the persons so as aforeasid entitle to such release our may inquire and discharge or certificate, to bring a summary action or suit in, or to move any of Her Majesty's superior sup

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superior courts in the district where the immovembles may be situated, or where the party whose stay is may be to grant such release, discharge or certificate, shall reside, to compel the execution and delivery of the same; and such court shall have power and authority in every such case to inquire summarily into the same, and to do justice in a summary meaner between the parties, and, if justice shall require, to award the grant and execution of such release, discharge or certificate, and fire that purpose to summon all witnesses and examine the parties and witnesses wist rece in open court, or on affidavit, as the court may think fit, and to award such damages as to the said court in all seem just and reasonable, and to give such court to either of the parties as the court in their discretion shall think fit; and in case such court in its judgment shall award the grant and execution of such recess, discharge or certificate, either wholly or in part, such judgment may be filed with such register, and shall have the same effect as any such release, discharge, or certificate, and a minute thereof shall accordingly be made by such register, in the said books of registry.

LIV. And be it further exacted, That in making registration of any instrument, and before completing the same, it shall be lawful for any register to correct or erase any error made in writing the same, or to make any necessary addition thereto, either in the body of such registry, or in the margin of the page wherein such error may occur, signing his initials in the margin to each such marginal correction, and noticing at the foot of the Act of Registration, the number of words erased, and of marginal additions or corrections.

He ensure or oblienration to be made in easy registry back or entry, but if one false as framewhent we defective entry assets, the register, or any party affected may apply by motion to the Gueen's Bench to assail or restiff the same. Such court may take cognimance of it, and either direct on action to be instituted, or dispuse of the cops nagamarily, with power to examine the parties or wire. Yes

LV. And be it further exacted, That it shall not be lawful for any court whatever to direct to be made, or any registre to main, any erasure or obliteration in any registry book, after any registration shall be completed, but in all cases in which in shall not be kept, whether any such defect or imperfect entry has been saade in any registry appointed by this Act to be kept, whether any such defect or imperfection shall consist of a misdescription of the property, or of the amount of charge, or of the parties concerned in the matter to which such entry shall refate, or of an insufficient description of any of the abows, or of a matter of date or of any inaccuracy whatsoever, or whenever any judgment or instrument, whereon any charge or incumbrance may rest or depend, shall have been vacated, or shall be otherwise invalid or null, it is shall and may be lawful for the register, or for any party interested in such registration, or who might be affected thereby, to move the Court of Queen's Bench, or the Provincial Court of the district within which such registry office shall be situated, or to a judge thereof in vacation, upon affidavit, setting forth all essential particulars, and annexing a certified copy of the entry in question, to annul or rectify the same, as the case may require. And it shall and may be lawful for the said court or judge, upon such application as aforesaid, to take cognizance of such matters, and the said court or judge, and the said court or judge shall have full power and jurisdiction upon sufficient cause shews, to call before it or him by rule to appear and shew cause, all such parties and witnesses as to the said court or judge shall have full power and jurisdiction upon sufficient cause shews, to call before it or him by rule to appear and shew cause, all such parties and witnesses as to the said court or judge shall have full power and jurisdiction upon sufficient cause shews, to call before it or him by rule to appear and shew cause, all such parties and judge shall have made to th

The court on such application may award week.

If netendance of the register with his hole is may court shall be absolutely necessary, the provincial register may order the registry books required to be closed on the day of his attendance, and a fresh set of books to be opened, such order being entered in the Newistry.

LVI. And be it further enacted, That on any such application or action as hereinbefore provided it shall and may be lawful for the said court to award to either party such costs as may be thought just and proper by such court, to be paid by that party whose falsehood or fraud, error or neglect, shall have occasioned such suit or proceedings, or against any party bringing any suit or proceeding without just or sufficient cause.

LVII. And be it further enacted, That if for the attainment of the ends of justice it shall appear accessing to the court wherein any cause or proceeding may be pending in this province to require the attendance of any register or deputy-register with his original books of office, and that such ends cannot be attained by the production of certified copies of any entries in such books, and by the original papers in such register office, or by the appointment of experts or examiners, it shall be lawful for such court to require the attendance of such register with his books, giving not less than 15 days' actice to such register of his attendance with his original books being required, who shall subsrespen instantly communicate the fact of his having been so summoned to the previncial register; and thereupon, if it shall appear to such register so summoned and to the provincial register that across interruption to the business of the office shall be apprehended, to the deriment of the public interests, it shall be lawful for the said provincial register to order such register such register such register such register such such such court, and adhereupon to open a fresh set of books on such day for the business of such effice, entering such set.

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wher in the last page of such books so closed, immediately under the last entry therein, and at the
commencement of such new books which may be thereupon opened, before any other entry shall be
made therein, together with a memorandum of the name and date of the last registration of such
socks so closed; and no other entry whatever shall at any time after be made in any of such books
so closed, save and except such correctional entries as may be made under and in pursuance of the
revisions of this Ordinance.

Appendix (E.)

LVIII. And be it further enacted, That no county register shall be liable to any punishment for not be compelled to strending as a witness in any civil court of justice in this province relating to any matter arising out be compelled to strend of or connected with the business of his office of register, unless previously to his leaving his said to the business of his office of register, unless previously to his leaving his said to the business of his office shall be tendered and offered to him the amount of his expenses of traveilling, at the rate of one shilling per mile, going and returning from the place of his office to the place where the seem of the his expense of each do yet operation of a day decing which, travelling at the said-lings curves of the sum of ten shillings curves of yet operation of a day decing which, travelling at lings curves yer day the rate of 30 miles a day, he may be necessarily absent from the duties of his said office.

the rate of 30 miles a day, he may be necessarily absent from the duties of his said office.

LIX. And be it further enacted. That in all cases wherein the original minute or entry, or any documents, instruments or papers which may have been filed with any of such county registers, or any minute or entry in the office of the provincial registor, shall have been destroyed by fire or other unavoidable accident, or shall be in a state of great decay, it shall be lawful for the provincial register from the office of the county register, as the same may be; or if any original judgment, act, deed or instrument from which the copy destroyed was taken shall be in existence, from such original judgment, act, deed or instrument, in one books of registry, so far as such remaining entries or original documents may enable to enter examining in the copy destroyed was taken shall be in existence, from such original judgment, act, deed or instrument, in one books of registry offices, and the copy destroyed was taken shall be in existence, from such original judgment, act, deed or instrument, in one books of registry offices, and register in all courts and parties or original documents may enable to the beginner to make such as the contents of such former books; and it shall be taken and received in all courts and places as *prised frace* evidence of the contents of such former books; and it shall be the duty of every register or provincial register in whose office such books or entries may be destroyed or decayed to make and perfect all such new entries and backs or registry to the best and utmost of his power; and for that purpose to make all necessary searches and to pricure all such documents as may be necessary or useful and procurable without any fee, remuneration or reward to be therefore paid such register.

If y and he is further award to be therefore paid such register.

LX. And be it further enacted, That when any oath is required by this Ordinance to be taken, the same may be administered in that form which the party to take the same may declare to be most be form which the binding on his conscience; and any Quaker or other person who may have an objection, founded upon religious scruples, to take an oath, shall be permitted to make a solemn affirmation in lieu thereof. Provided nevertheless, and be it further enacted. That when any person taking any oath which the provided nevertheless, and be it further enacted. That when any person taking any oath which is the continuent of the

LXI. And be it further enacted, by and with the authority aforesaid, That if any person or persons shall at any time fraudulently lerge or counterfeit any act, deed, instrument, or paper, whatsoever, in any Act, &c., not or say copy, abstract, minute or entry which shall or may at any time hereafter be filled or registered of the purpose with set to any of the registers to be appointed under or by write to be pushed as for of this Ordinance, for which no other punishment is provided by this Ordinance, such person or persons upon being thereof lawfally convicted, shall incur and be liable to such pains and penalties as by the laws of this province are now imposed upon persons for foreging and publishing false closels, charters, writings and wills.

LXII. And he is further enacted, That all offences against this Ordinance may and shall be proaccuted, and all penalties for any offence or omission of every duty under this Act for which no Ordinance to be prosother remedy is provided, may and shall be sued for in Her Majesty's Court of Queen's Bench in
the district where such offence, or wherein any portion thereof may have been committed, or wherein
such omission of duty may have occurred, and all pecuniary penalties which may not be otherwise
disposed of by this Ordinance, shall go one-half to the person who shall sue for the same and the other
half to Her Majesty.

LXIII. And be it further enacted, That this Ordinance shell have come into operation, on Ordinance to come into the day of the benefit of this Ordinance and to register his title, or to preserve the priority of any alienation, claim, charge or incumbrance, then existing, relating to any immoveables in this province, shall and may cause the same to be registered in manner herein provided within the several times following, what is to say: every such person who, at the time when this Ordinance shall come into operation shall reside in or come into any part of the continent or islands of North America, shall cause such registry to be made within the space of six calendar months, and if such person shall reside in any other spart of the world within 10 calendar months, may then the such person shall reside in or come into any part of the continent or islands of North America, shall cause such registry to be made within 10 calendar months, and if such person shall reside in any part of the world within 10 calendar months, may the common shall reside in any part of the world within 10 calendar months, may the common shall reside in any part of the world within 10 calendar months, extra feet the coming into operation of this Ordinance; and in default hereof every such alienation, claim, charge or incumbrance which may be in existence at the time of this Ordinance coming into aperation, shall take effect and have private within such period as aforestid, every alienation, claim, charge or incumbrance which may be in existence at the time of this Ordinance coming into operation, shall take effect and have privately from the date of its actual commencement, in the same manner as it would have done in case this Ordinance had not been passed: and until the expiration of such ix months, every register shall cause all entries relating to any such title, alienation, claim, charge or incumbrance where on any person may be entitled at the time of this Ordinance coming into operation to be made in a separate and distinct set of b

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chall be closed at the expiration of such six months, save and except as to any claims to such registration which may be thereafter made by parties who may not at the time of this Ordinance coming into operation be residing on the continent or islands of North America; and all entries relating to subsequent registrations of any such title, allenation, claims, charges or incumbrances existing at the time of this Ordinance coming into operation by any person entitled to such registration within the time hereby prescribed, shall be made in the same books, numerically, and from time to time, as the requisitions for such registrations may be received, and subject to the several rules and provisions, whether as to the nature of the books or the forms to be observed, hereinbefore provided and snacted for other registrations.

Registers to be at hiberty to require appli-cants to refer doubtful cases of existing claims for such registration to the Court of Quren's Beach, who shall have power to issue a man-date to the register to power to issue a man-date to the register to admit or reject such claims. All decisions of the court as to regis try to be open to the like appeals as other

LXIV. And be it further enacted, That if upon this Ordinance coming into operation any claim to such registrations according to the priority of their respective dates, shall appear to any such county register or the provincial register to be of a doubtful nature, either as regards the place of residence of the party claiming registration, or as to the period of time when any such title, allenation, claim, charge or incumbrance, may have commenced or accrued, such claim to registration shall nevertheless be received and entered in the book of requisition in the order and of the number in which it shall be received; but it shall be lawful for any such register to require such person to apply in the manner prescribed and according to the provision hereby made for annulling or rectifying any false, fraudulent or defective registry to Her Majesty's Court of Queen's Bench for the district within which the immoveables to which such claim for registration may apply may be situate; and such court shall have the like jurisdiction and powers in all doubtful cases of such registration to inquire into, adjudge and determine such cases as are hereby provided and given in cases of false, fraudulent or defective registry, and to issue a decree or mandate thereupon directory to such register to admit or reject such claim to registration; and such claim, when admitted, shall have and take effect from the time when such claim to registration was received: Provided nevertheless, That all cases whatsoever of registration determined by such courts shall be open and subject to the like appeals and on the same terms, rules and conditions as are now by law applicable to other cases determined by auch courts, save and except as in and by this Ordinance otherwise expressly provided.

Gaspé, for the purposes of this Ordinance to be considered as one county, and prothersy to consider All provisions trar. All provision rein to apply to he rein to apply to he

LXV. And whereas it is inexpedient at present to make further alteration in the system of registry which now prevails by law in the inferior district of Gaspé, than to secure uniformity of registry throughout the province, be it therefore further enacted. That for the purposes of this Ordinance, the said inferior district of Gaspé, consisting of the two counties of Gaspé and Bonaventure, shall be deemed and taken to be but one county, and that the prothonotary of the provincial court for the said inferior district of Gaspé, for the time being, shall be and continue the registrar or register for the said two counties of Gaspé and Bonaventure, and shall execute the office of such registrar or r gister, at his office of prothonotary of the said court, and that the several rules, regulations, enactments and provisions of this Ordinance shall be taken and held to apply in all things to such prothonotary, so far as the execution of his duties as such registrar or register may extend, in the same manner as to any such county registers appointed as hereinbefore provided.

Continuing part of Act

LXVI. And be it further enacted, That so much of an act of the legislature of this province passed in the fourth year of the reign of his late Majesty George the Fourth, intitutled, "An Act to render valid certain Acts, Agreements in Writing, and Contracts of Marriage (Contract de Mariage sous seing prive) heretofore executed in the inferior District of Gaspé, and to provide for the want of Notaries in the said inferior District," as enacts that the prothonotary of the court of the said inferior district for enrolling every will, act, or agreement in writing, inventory, parlage, donation, contact of marriage (contract de mariage sous seing privé) if the same do not exceed one hundred words, shall be entitled to demand and receive the sum of two shillings and sixpence currency, and for every hundred words exceeding one hundred words, at the rate of sixpence currency; and for every certified copy of any entry from such book or register, at the rate of one shilling currency for the first hundred words, and six pence currency for every hundred words exceeding the first hundred words, and which said Act was further continued by an Ordinance of the special council of this province, made and passed in first year of the reign of Her present Majesty, in ituled, "An Ordinance to continue certain Acts of the Legislature of this Province, relating to the establishment of Registry Offices." until the first day of November, 1842, shall continue in force during the continuance of this Ordinance.

The books of registry kept under this Ordi-nance to be taken to be the books, and register which may be given by the prothonotary as such registrar, accordconsidered as the auder 4 Geo. 4. c. 15. So much of said

LXVII. And be it further enacted, That the registry books by this Ordinance directed to be kept by county registers, and which shall be kept under the authority hereof by the prothonotary of the said court of the inferior district of Gaspé, as such registrar or register, shall be taken and held to said court of the interior district of Gaspe, as such register or register, said be taken and held to be such book and register, as in and by the said Act of the fourth year of the reign of his said Majesty. King George the Fourth, is directed to be kept by such prothonotary, and that all certificates which the said prothonotary may give under his hand and seal of office as such register of Gaspé, shall be held and taken to be, and shall be received in all courts of law, and have the like force and effect, as the certificates heretofore given under the said Act of the fourth year of the reign of his said Majesty, King George the Fourth.

4 Geo. 4, c. 15, as is not hereby expressly continued, suspended and repealed.

LXVIII. And be it further enacted, That so much of the said Act passed in the fourth year of the reign of his said Majesty, King George the Fourth, as is not hereby expressly continued, shall be, and the same is hereby suspended and repealed during the continuance of this Ordinance, from and after the day of this Ordinance coming into operation.

10 & 11 Geo. 4, c. 8, s. 13; 1 Will. 4, c. 3, and 4 Will. 4, as far a extending 10 & 11 Geo. 4, c. 8, s. 13, to other counties, conder of such Acts and 2 Will. 4. c. 7, repealed and suspend-

LXIX. And be it further enacted. That so much of an act of the legislature of this province. LXIX. And be it further enacted, That so much of an act of the legislature of this province, passed in the tenth and eleventh years of the reign of his late Majesty, King George the Fourth, intituled, "An Act to establish Registry Offices in the Counties of Drummond, Sherbrooke, Stanstead, Shefford, and Missiskoui," as provides that every registrar appointed under the said Act, as often as he shall be required, shall make search of all acts, deeds or instruments in writing, enregistered in the offices established under the said Act, and give certificates to any person respecting the same, under his hand if required, and that every such registrar shall be entitled to demand and receive forthwith, for the entry and registration of any such act, deed or instrument in writing, the sum of two shillings currency, and no more, provided the same does not contain

over six hundred words, and that if there be more than six hundred words, then and in that case there shall be allowed a sum not exceeding sixpence for every hundred words above six hundred; and that for every search in the said office, without a certificate being required, and where the names of the parties to the act, deed or instrument in writing are given, the registrar shall be entitled to demand and receive one shilling currency, and no more; and where the description of the immoveable property is given with a certificate thereof, the said registrar, his deputy or clerk, shall be entitled to demand and receive one shilling currency, and no more; and that for every certificate of registry, the said registrar, his deputy or clerk, shall be entitled to demand and receive one shilling currency, and no more; and that for every certificate of registry, the said registrar, his deputy or clerk, shall be entitled to demand and receive one shilling currency, and no more; and so much of an Act of the legislature of this province passed in the five reign of his late Majesty King William the Fourth, initialed, "An Act to establish Registry Offices in the Counties of Drummond, Sherbrooke, Stanstead, Shefford and Missiskoui, and to extend the Provisions of the asid Act," as extends the said provision of the Act passed in the fourth year of the reign of his said Majesty King George the Fourth, bereinbefor recited, to the counties of Ottawa, Beauharnois and Megantic—and se much of an Act of the legislature of this province passed in the fourth year of the reign of his half be and the said Provision of the Act to establish Registry Offices in the Counties of Drummond, Sherbrooke, Stanstead, Shefford and Missisquoi, to Lands held in free and common soccage in the Counties of the Two Mountains and Acadie, shall be and the same pre hereby extended and continued during the continuance of this Ordinance, and the several registers of the Act of the tenth and eleventh years of the reign of his said Majesty King George the Fourth,

LXX. And be it further enacted, That whenever the papers of any notary, owing to his death or otherwise, shall be deposited with the prothonotary of any of the superior courts of this province, and any act may be required to be done, or any certificate to be given relating thereto, by such notary, such act may be done and such certificate may be given by such prothonotary, and shall have the like force and effect as if the same had been given by such notary.

Where the papers of a notary are deposited with the prothonotary, all acts to be done and certificates given re-lating to such papers by Penalty on register or his deputy or clerk for neglect of duty.

LXXI. And be it further enacted, That if any register appointed under the provisions of this Ordinance shall neglect to perform his duty in the execution of the duties of the said office, according to the rules and directions in this Ordinance contained, or shall commit or suffer to be committed any undue or fraudulent practice in the execution of the duties of the said office, and be thereof lawfully convicted, no other punishment being expressly imposed by this Ordinance for such offence, then such register shall forfeit his said office, and pay treble damages, with full costs of suit, to every person or persons that may or shall be injured thereby, to be recovered from the said register or his deputy or clerk, jointly or severally, by action in any of Her Majesty's superior courts in this province. province.

LXXII. And be it further enacted. That whenever the term "immoveables" may be made use Meaning of the term of in this Ordinance, it shall be taken and held to mean not only lands, houses and tenements, "immoveables." according to the existing laws of this province, and according to the laws of England, but shall also be taken and held to mean and shall comprise all immoveables and leases of immoveables for a term exceeding three years, and chattel interests issuing from or consisting in the enjoyment of any immove hles

LXXIII. And be it further enacted, That whenever the terms "charge or incumbrance" may be made use of in this Ordinance, the same shall be taken and held to include all privileges, hypothèques, servitudes latentes, unifructs, substitutions and rentes foncières, in such parts of this province as may or shall be held en fief, or in en roture; and in such parts of the said province as may or shall be held in free and common soccage or other English tenure, the said term shall be taken and held to mean every description of mortgage, lien or other charge or incumbrance to which lands in free and common soccage can or may be subject.

LXXIV. And be it further enacted, That whenever this Ordinance in treating of any person or Words used in the sinparty, or body, matter or thing intended to be affected by its provisions, way have used words importing the the singular number or the masculine gender only, yet such words shall be understood to
include several persons or parties as well as one person or party and several bodies as well as one body,
and bodies corporate as well as individuals, and several matters as well, and things as well as one matter
and thing, and females as well as males, unless it be otherwise specially provided, or there be something in the subject or context repugnant to to such construction.

LXXV. And be it further enacted, That whenever the term Queen's Bench may be made use of Term Queen's Bench in this Ordinance, the same shall be taken to mean and designate the Courts of Her Majesty in this to mean King's Bench. province usually designated as the Courts of King's Bench.

LXXVI. And be it further enacted, That this Ordinance shall be taken and deemed a public Act, Ordinance to be a pub-and shall be taken notice of as such in every court in this province without being specially pleaded. He Act.

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FORM of Decementarion required by Section 15, to be made by persons demanding Registration of any title, claim, interest or charge upon immercables, not derived from some Judicial or Hoterial Act.

I, (or we, if more than ene,) A. B. do hereby demand to have duly registered, according to the presistent of the Ordinance in that case made and provided, all that my (or our) right, claim, tale, interest herge or incumbrance, upon—(here describe the property by its name and localities, and state theme or names of the owner or reputed owner and coupler)—whereof the particulars in due form primited for registeration, have been this day delivered to the register for the county of a (the place where the office is situate.)

And I do hereby colomnly declare, that such right; claim, do., on afteresid, is, to the best of my bull at and true, and that I (or we) do lawfully possess such right, claim, do., as is hereby required to registered.

im, do., as aforesaid, is, to the best of my buildiness right, claim, dro., as is hereby required as

to registered.

And I (or we) do further columnly declare, that such right, claim, drc., which I (or we) do hereby require to have registered, is admitted to be just and true (or dealed to be just or true) by E. F., the person in presented of the property afterestid, in respect whereof such registration is hereby required and demanded.

And I (or we) do further declare, that I (or we) elect (here state the name of the person, and describe the place and elusation of the dwelling, office, or inhabited building to which letters may be sent by post or otherwise,) as my (or our) deadcile for the purposes required by the said Ordinance.

day of

To the register, or person holding the office of register for the (county or subdivision) at

